THE

Indian Taxation Enquiry Committee

Volume IV

EVIDENCE

LAHORE, NAGPUR AND LUCKNOW



CALCUTTA: GOVERNMENT OF INDIA CENTRAL PUBLICATION BRANCH

1925

THE

Indian Taxation Enquiry Committee

Volume IV

EVIDENCE

LAHORE, NAGPUR AND LUCKNOW



CALCUTTA: GOVERNMENT OF INDIA OENTRAL PUBLICATION BRANCH 1925

Government of India Publications are obtainable from the Government of India Central Publication Branch, 8. Hastings Street, Calcutta, and from the following Agents:

EUROPE.

OFFICE OF THE HIGH COMMISSIONER FOR INDIA. 42, GROSVINOR GARDING, LONDON, S.W. 1.

And at all Beoksellers,

INDIA AND CEYLON.

Provincial Book Depôis:

MADRAS :- Office of the SuperIntendent, Government Prov., Meant Read, Madray, BONDAY :- Office of the Superinten lent of Government Printing and Stationery, Poona,

SIND :- Library attached to the Office of the Commissioner in Sind, Resecht.

BERGAL :-Office of the Rengal Secretariat Book Deget, Writer Buildings, Reom No. 1, Ground Floor. Calcutta.

HISTED PROVINCES OF AGLA AND OUDS :-- Office of the Superfluid and of Government Press, United Provinces of Agra and Oudh, Aliahabad.

PUNJAN :- Office of the Superintendent, Government Printing, Punjah, Inhore.

BURMA :- Office of the SuperIntendent, Government Printing, Burma, Rangoon.

CENTRAL PROVINCES AND BY HAR :- Office of the Central Provinces Secretariat, Nagrur.

Assau :- Office of the Superintendent, Assam Secretariet Press.

BIHAR AND ORISEA :- Office of the Superintendent, Government Printing, Biber and Orisea, P. O. Guizarbagh, Patna.

Coona :- Office of the Chief Commissioner of Coorg, Bangalote.

NORTH-WEST PROMIER PROVINCE :- Office of the Manager, Government Printing and Stationery Pashavar.

Thacker, Spink & Co., Calcutta and Simia.
W. Newman & Co., Ltd., Calcutta.
R. Cambray & Co., Calcutta.
S. K. Lahiri & Co., Calcutta.
The Indian School Supply Depot, 209, Bow Bazar Street, Calcutta, and 226, Nawab-

Bazar Street, Calcutta, and 220, Nawabpur, Dacca.
Butterworth & Co. (Indla), Ltd., Calcutta.
Ral M. G. Sprear Balindur & Sons, 90-2A, Harrison Road, Calcutta.
The Weldon Library, 17, Park Street, Calcutta.
Standard Literatur Company, Limited, Calcutta.
Association Press, Calcutta.
Chukervertty, Chatterfee & Co., Ltd., 13, College
Square, Calcutta.
The Book Company, Calcutta.
Higginbotham & Co., Madras.
V. Kalyanarama Lyer & Co., Madras.
P. R. Rama Lyer & Co., Madras.
Rochouse and Sons, Madras.
Bright & Co., Trivandrum.
V. S. Swaminathan, Bookseller, West Tower
Street, Madura.

Bright & Co., Iristandam.
V. S. Swaminathan, Bookseller, West Tower
Street, Madura.
Thacker & Co., Ltd., Bombay.
D. B. Taraporevala, Sons & Co., Bombay.
Sunder Pandurang, Bombay.
Ram Canadra Govind & Sons, Kalbadovi, Bombay.

Ram Chandra Govind & Sons, Kalbadovi, Bombay.

N. M. Tripathi & Co., Booksellers, Princess Street, Kalbadevi Road, Bombay.

Proprietor, New Kitabkliana, Poona.

The Manager, Oriental Book Supplying Agency, 15, Shukrawar, Poona City.

R. S. Gondhalekar's Book Depôt, Publisher and Bookseller, Budhwar Chawk, Poona City.

Managing Director, Co-operative Booktall, Booksellers and Publishers, Poona City.

The Standard Booksfall, Karachi, Rawaipindi, Murree. Lahoro, Peshawar and Quetta.

Karsandas Naraudas & Sons, Surat.

Mangaldas & Sons, Booksellers and Publishers, Bhaga Talao, Surat.

A. H. Wheeler & Co., Aliahabad, Calcutta and Bombay.

N. B. Mathur, Supilt., Nazir Kanun Hind Proce

N. B. Mathur, Supit., Nazir Kanun Hind Press Allahabad.
The North India Christian Tract and Book Society, 18, Cilvo Road, Allahabad.
Ram Dayal Agarwala, 184, Katra, Allahabad.
Manager, Newal Kishore Press, Lucknow.
The Dpper India Publishing House, Ltd., 41
Aninabad Park, Lucknow.
Munchi Secta Ram, Managing Proprietor, Indian true Rock Denot. Julil. Camprore.

Army Book Depôt, Julil, Cawnpore. Ral Sahib M. Gulab Singh & Sons, Mufid-I-Am Press, Labore and Aliahabad. Rama Krishna & Sone, Booksellers, Anarkali,

Lahore.

Pari Brothers, Booksellers and Publishers, Katelerl Road, Lahore.
The Tliak School Book Shop, Lahore.
Manager of the Imperial Book Depôt, 63, Chandry Chawk Street, Delhi.
Oxford Book and Stationery Company, Delhi.
Supdt., American Baptist Mission Press, Rangon

Proprietor, Rangoon Times Press, Rangoon. The Modern Publishing House, Ltd., 30, Phayre Street, Rangoon.

The International Buddhist Book Depot, Post Box No. 971, Rangoon.

Burma Book Club, Ltd., Rangoon. Manager, the "Hitavada," Nagpur. S. C. Talukdar, Proprietor, Students & Co.,

Cooch Behar.

Times of Ceylon Co., Ltd. The Manager, Ceylon Observer, Colombo. The Manager, The Indian Book Shop, Benares

City.

B. C. Basak, Esq., Proprietor, Albert Library, Dacca.

The Srivilliputine Co-operative Trading Union Ltd., Srivilliputiue (Satur S.I.R.), Banwari Lai, Esq., Pakariya Street, Pilibhit United Provinces. Pilibhit.

The Standard Book Depôt, Labore, Lucknow, Nalnital, Mussoorle, Daliousle and Ambala Cantonment.

CONTENTS.

									PAGE.
	7	Lano	RE.						
Evidence of—									
Mr. W. P. Sangster, C.I.E	•		•	•	•	•	•	•	1
"D. Milne, B.Sc., I.A.S	•	•	•	•	•	s •		•	17
Prof. Brij Narain, M.A.		•	•	•			•	•	25
Mr. C. M. King, C.S.I., C.I.E.,	I.C,S			•	•	•		•	41
" P. S. Sodhbans, F.L.A.A.			,	•			•	•	65
, J. G. Beazley, I.C.S.		•	•	•	•			•	. 71
" Owen Roberts .			•	•					84
, C. A. H. Townsend, C.I.E	, I.C.	s.	•		•				92
Prof. W. H. Myles, M.A.	٠.								103
TO 0	, ,	•	•				•		125
Lala Dalip Singh, M.A., F.R.E	•					•			136
Saiyid Muhammad Hussain, M.		•				•			145
waijid iidianima 224	•								
Written Memoranda of witnesses no	ot exa	mined	oral	lv—					
Mr. R. L. Bhalla, M.A.		_							154
The Spirit Traders and Licens	ed Vic	tualle	rs A	socia	tion. I	Puniah		•	161
Rao Sahib Chiman Lal Khurar			_				•		177
Khan Sahib Pir Asadulla Shal		•	•		•		•	•	179
.Zugii Sanio Fir Headuria Suai		•	•	•	•	•	•	•	110
		NAGI	UR.						
Evidence of—									
Mr. J. F. Dyer, I.C.S	•	•	•	•	•	•	•	•	180
Lt,-Col, H, de L, Pollard-Lov	vsl ey	•	•	•	•	•	•	•	197
Mr. C. U. Wills, I.C.S		•	٠	•	•	•	•	•	211
Khan Wali Muhammad Sahib			•	•	•	•	•	•	227
Dr. Praphulla Chandra Basu,	M.A.,	B,L.,	Ph.	0,	•	•	•	•	242
Mr. A. E. Mathias, C.I.E., I.C	.s.	•	•	•	•	•	•	•	275
Rao Sahib G. N. Sahasrabudh	e, B.A	., LL.	В.	•	•	•	•	•	294
Sir Bepin Bose, Kt., C.S.I.	•	•	•	•	•	•	•	•	313
•		Luce	NOW	•					
Mr. B. D'o. Darley, C.I.E.									329
" A. B. Shakespeare, C.I.E	•	,			•	١.		•	341
" B.G. Bhatnagar, M.A., I				•					354
" Aslam Saifi, M.L.C.		•						•	388
" T. Gibb			•					•	393
" A. A. Waugh, I.C.S.			_		•				405
" E. A. H. Blunt, C.I.E., (O.B.E.	. I.C.	s. ·	•	•		ì	•	409
" A. W. Pim, C.I.E., I.C.		•							449
" G. B. F. Muir, I.C.S.									469
Sheikh Habibullah Sahib Be	thàdui	.)				•	•	•	400
- and		{	•	•	•		•		487
Seth Bisheshwar Dayal Sahi) B 70	. ~		`				
Mr. S. H. Fremantle, C.S.I.	, U.L.	Ľ., I.(.8.	•	•	•	•	•	503
Written Memorandum of			. ,						
Written Memorandum of witness The Upper India Chamber of	es not	exan	uned	orally	~				
The Upper India Chamber of	n Com	merce	,	•	•	•	•	•	, 513



24th January 1925.

Lahore.

PRESENT:

Sir Charles Todhunter, K.C.S.I., I.C.S., President.

Sir BIJAY CHAND MAHTAB, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraja Bahadur of Burdwan.

Sir PERCY THOMPSON, K.B.E., C.B.

The Hon'ble Sardar JOGENDRA SINGH.

Dr. R. P. PARANJPYE.

Dr. L. K. Hyder, M.L.A.

Chief Engineer, Irrigation Mr. W. P. SANGSTER, C.I.E., Works, Punjab, was examined.

Written memorandum of Mr. Sangster.

Chief Engineer, Irrigation Works, Punjab, desires to deal with questions* Nos. 13, 15 and 16 only.

Q. 13.—In the case of a Government commercial or semi-commercial undertaking, the endeavour should be to secure "(b) a commercial return."

To secure a commercial return cannot be described as taxation any more than the charges made by a private undertaking can be so described.

In effect if Government does not secure a commercial return on an undertaking of this kind, it would result in the imposition of additional taxation on those persons who do not benefit by the particular undertaking. Government has to secure certain funds in order to carry on the administration in the best interests of the people, and if Government supplies any commodity to a particular community or class, of the population, and does not charge the commercial value of the commodity, there will be a loss of revenue which must be made up partly at the expense of that part of the population that does not use the particular commodity supplied by Government.

For instance, if Government forgoes 10 lakhs of the annual commercial value of a commodity that it supplies to 40 per cent of the population, Government must impose 10 lakhs of additional taxation, 60 per cent of which will be borne by that part of the population that does not use the commodity referred to.

So that Government in securing a commercial return on a commodity which it supplies, not only does not thereby impose taxation but would have to impose unfair taxation if it did not secure the commercial return. The element of taxation would appear if a monopoly profit were secured. It might be argued that no one is bound to use a commodity supplied by Government and, therefore, if they pay the price demanded by Government, they do so reluntarily and are if they pay the price demanded by Government, they do so voluntarily and are not being taxed.

But this argument might be applied to any form of indirect taxation. No one need use tobacco for instance; but it could scarcely be argued that the excise or import duty on tobacco is not an indirect tax.

So if Government charges more for a commodity which it supplies and the supply of which it controls than what will yield a fair commercial return, the element of indirect taxation appears. To secure a monopoly profit would therefore amount to taxation.

Q. 15.—The question of the principles on which water rates are fixed is fully replied to by paragraph (1) of Irrigation letter No. 0166-R.I., dated 10th July 1924 (copy attached). If it is agreed that the commercial value of water supplied for irrigation should be secured, it can be said safely that the present pitch of the water rates in the Punjab is inadequate.

^{*} For the Questionnaire and Annexures, see Vol. III.-Evidence.

(a) In the Punjab the ratio of water rates to crop value varies at present between 1/11 and 1/20 according to crop. In America the ratio is 1/5 to 1/6 and in Egypt 1/7.

Private canal owners in the Shahpur district of the Punjab take 1/4, although the canals are ill regulated inundation canals, and the supply precarious.

Unless it can be shown that the rates charged in America and Egypt are grossly excessive, which there is no reason to suppose to be the case, it is clear that the Punjab rates are pitched much too low and do not yield to Government a fair share of the profits made from irrigated lands.

- (b) It has been calculated that an acre of canal irrigated wheat yields Rs. 10 more profit to the cultivator than an acre of well irrigated wheat. It cannot be contended that well irrigation in reasonably favourable conditions does not pay the cultivator; if so, it is clear that Government is not getting a fair share of the profits on canal irrigated lands with the present rates.
- (c) Cases are on record where cultivators have expressed willingness to pay rates greatly in excess of those charged for canal water, in order to get tube well irrigation.

This again shows that the commercial value of canal water is not secured by Government,

(d) When cultivators obtain extra water by illegal means such as cutting distributary banks, or interfering with outlets, their crops can be assessed at double the usual rate. Experience shows that this penalty is not deterrent to obtaining illegal supplies of water and is a measure of the value attached to canal irrigation.

It is very difficult to say definitely whether present charges are adequate or not, assuming that these charges should be pitched so as to give a commercial return to Government, because a "commercial return" has not been defined.

It is calculated that the net receipts from present water rates (gross receipts less working expenses) will yield a return of 10.2 per cent on the capital invested on the productive works in the province.

If unproductive works, some of which are working at a loss, were included, the net return would be smaller. Interest on capital has to be paid from these net receipts and the balance is all that is left as a return to Government.

In view of the fact that no part of the receipts is put aside for depreciation or as a reserve for renewals and for the financing of unremunerative schemes which Government may decide to take up in the future, it is clear that the net receipts do not amount to a commercial return. It is clear from question No. 13 that a bare return on the capital invested is not held to be a commercial return. No private firm would dream of distributing as dividends the small margin of profit remaining after interest is paid from the 10·2 per cent yielded by present water rates; such a firm would place the margin to reserve and would require a higher return in order to make the undertaking really profitable. Judged in this way it can safely be said that existing water rates are inadequate.

The remarks above on question No. 13 and first part of question No. 15, if accepted, point to the conclusion that "(2) to charge a fair commercial profit" is the best plan. If so, (1) does not arise.

- (3) If irrigation is to be carried on as a commercial undertaking, as it should be, it would be quite wrong to lump together land revenue and water rates. Water rates are charged in return for the supply of a commodity, namely water, and it ought to be possible to judge from the returns from water rates alone, whether an irrigation scheme is paying or not. To merge water rates and land revenue would make it almost impossible to form any just estimate of the soundness of an irrigation scheme or the adequacy of the portion of the land revenue considered to be the charge for water. After all, land revenue is a tax pure and simple, while water rates are a charge for a commodity supplied. A tax should not be mixed up with a commercial charge for a commodity supplied.
- (4) Paragraph (ii) 2 of Irrigation Branch letter No. 0166-R.I., dated 10th July 1924 (copy attached), explains the difficulties in introducing a general system of charging for water by volume.

The principal argument advanced in favour of the volumetric system of charging for water is that it will enable Government to dispense with the greater part of the revenue staff now employed in measuring and recording the areas

irrigated, which would result in economy and free the cultivators from harasement by that staff, which they now complain of, justly or unjustly.

This argument is unsound. If volumetrie supplies were universal it would not result in so great a reduction in staff as is imagined, because the staff of gauge readers would have to be greatly increased.

Apart from this, however, it would still be necessary to maintain an accurate

record of areas irrigated.

Under the present system cultivators get as nearly as possible a fixed supply of water calculated to suffice for the irrigation of a fixed proportion of their holding of land. If it is seen that the area irrigated on a particular outlet is continuously and greatly in excess of the fixed permissible area, attention is at once directed to the outlet which may be found for one reason or another to be discharging more than it was designed to do. In the absence of records of areas irrigated, outlets discharging excessive supplies would not be readily discovered irrigated, outlets discharging excessive supplies would not be readily discovered and remedied. No doubt this difficulty will tend to disappear as accurate modular outlets come into use universally. But there is another point. It has been found possible during the last 20 years, as economy in the use of water been found possible during the last 20 years, as economy in the list of water has progressed, to gradually reduce supplies and so obtain water for extension of irrigation. This is specially the case on new canals as they develop. The absence of detailed records of areas of irrigation would make it very difficult for Government to take advantage of ceonomy in the use of water by extending the blessings of irrigation. It should be remembered in this connection that the supply in four out of the five rivers of the Punjab is completely withdrawn for invigation in winter and in the case of the fifth viver the same condition will irrigation in winter, and in the ease of the fifth river the same condition will soon obtain. Clearly then, extensions of irrigation will only be possible by using the available water more economically.

Another point against volumetrie supplies is that under the present system the more the water is spread out the more does Government share in the resulting prosperity. This would not be the ease if water were charged for by

volume.

(5) It may be said briefly in reply to this proposal that the Punjab village communities are not sufficiently well organised at present to make such a system a success. The most probable result would be that the well-to-do would get the bulk of the water supply and the badly-off would get a meagre and insufficient supply at irregular intervals which would not suit their crop.

*Q. 15 (Supplementary).—Water rates are not fixed for the terms of settlements and it would not be practicable to do so. Each canal serves two or more districts which have varying terms of settlements commencing at different dates.

If rates were fixed for terms of settlements, the rates would vary on different parts of the same canal system and even on different parts of individual channels. This would not only be inequitable but would connect water rates with land revenue in a manner inconsistent with the view that water rates are charged for the supply of a commodity supplied on commercial lines.

Water rates are liable to variation at any time by order of the Government. In practice alterations, except in very minor details, take place very rarely.

The Punjab Government have no information regarding the proposal of the United Provinces Irrigation Rates Committee referred to. The proposal does not seem to be a suitable one. Variations in rates every five years would not be acceptable to cultivators. Further, as water rates in the Punjab are considered to be inadequate in so far as they do not give a commercial return to Government, it follows that there would never, so long as rates are as low as they now are, be any occasion to reduce them because of a drop in prices. A marked rise in prices would be a good reason for increasing rates on the general principle that Government is entitled to a share in the produce resulting from the application of canal water to land and could only get this share by increasing water rates.

Q. 16.—If Government is entitled to impose the tax known as land revenue, which is based, in effect, on the value of the land, Government is certainly entitled to take its share of any increase in value which may result from the introduction of a supply of water.

The proportion of the increase which should be taken and the method of taking it are matters for land revenue experts.

Q. 16 (Supplementary).—Chief Engineer has no information as to the details of this proposal, and he understands it has not got past the stage of a suggestion.

^{*}The reference is to a Supplementary Questionnaire sent to the Punjab Government.

Copy of a letter No. 0166-R.I., dated Simla, the 10th July 1924, from the Chief Engineer, Irrigation Works, Punjab, to the Secretary to Government, Punjab, Finance Department.

COMMITTEE OF INQUIRY INTO INDIAN TAXATION.

With reference to your letter No. 15839-B., dated the 14th June 1924, I have the honour to state that the only points concerning this Department in the annexnre to Government of India, Finance Department, letter No. 1299-F., dated 20th May 1924, received with your letter under reference are those dealing with water rates as specified on page 6 in paragraph 2.

(i) Principles on which water rate is levied.

The principles on which water rates are levied have never been clearly defined. The Northern India Canal and Drainage Act (Act No. VIII of 1873) on the authority of which water rates or occupier's rates are levied does not lay down any principles on which to determine the pitch thereof. The principles which have guided Government in levying water rates are :-

(a). That the rates levied should be sufficient to repay the interest on the capital expenditure incurred in constructing irrigation works and the cost of

capital expenditure incurred in constructing irrigation works and the cost of maintaining thoso works.

(b) That Government as the owner of the water is also entitled to a share of the increased production of the land due to the application of water to it.

It might and has been argued that Government is entitled to take in the shape of water rates the total difference between the value of the produce of irrigated and unirrigated land. There are, however, many other considerations which have weighed with Government in determining the pitch of water rates and no attempt to take the total difference in value referred to above has ever been made. Revenue credited to the canal system from irrigated lands is assessed partly as water rates (occupier's rates), and partly as enhanced land revenue (the difference between wet and dry rates fixed at settlement) on account of the fact that the land receives the advantage of irrigation. The total amount so assessed falls far short of the value of the increased productiveness of land so assessed falls far short of the value of the increased productiveness of land

The water rates or occupier's rates abovementioned are levied separately in the Punjab and credited as direct receipts to the canal system. They are not consolidated with the land revenue assessment. The occupier's rate varies with the kind of crop irrigated, because some crops use much more water than others, and because some return a much larger margin of profit to the cultivator than

(ii) Volumetric Assessment.

The system of volumetric assessment has been introduced in the Punjab in the case of five estates on the Lower Bari Doab Canal and two estates on the Lower Chenab Canal.

In the case of the Lower Bari Doab Canal one of the five estates has reverted to acreage assessment, while the volumetric system is still in force on the other four. On the Lower Chenab Canal the system has been abandoned on one estate, as the land which was on lease to a single tenant is now to be sold by Government.

2. It has only been found possible so far to introduce the volumetric system of assessment on large estates, the property of a single owner, and no satisfactory of assessment on large estates, the property of a single owner, and no satisfactory method of supplying water on this system to small cultivators or village has so far been devised. An endeavour has been made to charge rates for volumetric supplies which would bring in about the same revenue to Government as for acreage assessment. The conclusion to be derived from the experience gained so far is that volumetric rates have been pitched rather low.

If it is agreed that volumetric rates should be so pitched as to bring in the same revenue as in the case of acreage assessment, it follows that the only financial benefit that Government can obtain is by the reduction of the revenue staff now employed in recording the area of crops irrigated.

staff now employed in recording the area of crops irrigated.

The area of land to which water is supplied on a volumetric basis is too small to make it possible to effect any appreciable reduction in the revenue staff and hence no conclusion on the financial aspects of the volumetric system of assessment can be formed at present.

(iii) Statistics.

A statement giving the desired statistics in the form prescribed accompanies

Figures for each canal system for the years 1921-22 and 1922-23 are supplied.

Afficiated and and an analysis		A CONTRACTOR OF THE PROPERTY O	1001 00	the contraction of the latest	-	marketing herber	Andreas de la companya de la company	10.99.99		
			1321-22.				-1	1320.20.		
Irrigation System.	Water rate collected from land irrigated by the system.	Cost of maintaining the irrigation system.	Not incomo from systom.	Capital cost of system.	Ratio of 4 to 5.	Water rate collected from land irrigated by the system.	Cost of maintaining tho -irrigation system.	Not incomo from system.	Capital cost of system.	Ratio of 4 to 5.
. 1	CV	မ	-4 1	ນ	9	ଷ	က	~31	33	9
Productive Works.	B8.	Rs.	Rs.	Вв.	Por cent.	R8.	R8.	Rs.	Ľ8.	Por cent.
Western Junna Canal Sirhind Canal Upper Bari Doab Canal Lewer Bari Doab Canal Upper Chenab Canal Lower Chenab Canal Upper Jhelum Canal Lower Jhelum Canal Sidhmi Canals Sidhmi Canals	28,93,467 52,79,880 43,02,846 23,62,352 30,56,056 91,22,281 15,21,971 25,88,101 1,48,202 1,48,202 3,12,208	18,15,322 15,52,679 19,09,760 20,00,390 19,70,512 20,93,757 17,36,809 14,85,599 6,91,352 6,91,352 2,03,736	10,78,145 37,27,210 23,93,93,086 3,61,962 10,85,244 61,25,524 14,62,502 14,62,502 14,93,502 14,93,503 14,93,503 14,93,503 14,93,503	1,53,64,592 2,19,42,802 2,12,09,118 3,26,73,443 3,56,16,031 3,52,24,884 4,45,61,675 1,79,31,040 18,29,777 13,30,522 29,73,787	5.92 11:34 11:34 11:34 18:41 1	36,32,463 50,00,656 52,30,420 33,23,420 37,43,530 14,60,468 7,06,002 3,57,622 2,59,000	16,91,703 16,43,493 16,19,870 21,98,285 29,29,488 28,63,873 18,03,869 11,04,905 6,49,999 1,59,269 8,90,596	19,40,759 35,72,870 35,89,786 10,32,135 12,94,003 68,85,643 —3,45,401 18,33,187 58,003 1,96,353 —6,31,583	1,58,65,618 2,61,80,658 2,12,78,561 2,25,28,62) 3,62,13,40 4,44,88,416 1,85,32,119 18,27,384 13,27,954 29,79,412	10.28 13.61 16.05 4.58 20.58 20.58 9.97 9.97 8.17 8.17
Unproductive. Shahpur (Imperial) Ghaggar Canals Non-Copital Works.	7,797	90,523 28,563	42,726 21,056	3,25,021 3,87,572	-19:00 -5:43	68,597 18,136	93,537	-21,910	2,25,021	-11.08 ₁ -5.75
Lower Sutlej Chenab Canals Muzaffargarh Canals Shahpur (Provincial)	1,98,653 90,431 2,43,929 29,118	4,03,341 1,67,127 4,21,793 67,311	-2,04,688 -76,696 -1,77,864 -38,193	No Capital accounts for these works are kept.	:	3,46,830 2,26,023 2,51,763 41,275	3,19,723 2,80,284 4,08,985 96,215	+27,307 -54 262 -1,57,222 -54,920	No Capital accounts for these works are kept.	:

Mr. Sangster gave oral evidence as follows :---

- The President. Q.—Before we actually go into the details, will you please explain to us some of the terms used in this connection? Will you please explain what is meant by "duty"?
- A:—In designing our canals we start by saying that we will give water at the rate of one cusec at the distributary head for 80 acres or more of summer crop. The duty in the rabi will be twice that. One cusec will irrigate twice as large an area in winter as in summer, so that it means 240 acres or more for a cusec for the whole year. That is the basis on which we design our canals.
 - Sir Percy Thompson. Q .- What is a cusec?
 - A.—One cubic foot of water per second is a cusec.
 - Q.—That is enough to irrigate 80 neres in one harvest and 160 in another?
 - A .- Yes, approximately.
 - Q.-Would the 160 include the 80 or is it different?
- A.—There will be some overlapping, as double cropping occurs. But in practice out of a thousand acres we only give enough water for 750 acres of high colony "Bar" land during the year, and out of that area of 750 acres we say that one-third will be irrigated in the *kharif* and two-thirds in the *rabi*.
 - Q.—And 250 will lie fallow?
- A.—Yes. That is, 750 will be lying fallow in the summer and 500 in the winter,
- Dr. Hyder. Q.—So, one cubic foot of water per second irrigates 80 acres in kharif and 160 acres in rabi?
- A.—Yes. But various crops require varying number of waterings. For instance, sugar-cone requires perhaps 15 waterings, rice perhaps 20 waterings in about three months. The quantity of water required varies tremendously and roughly according to that we also vary the water rate.
 - The President. Q .- The canal discharges the water for how long?
- A.—Throughout the year, except during the time when repairs are being executed. We close the canals periodically. But generally they will be flowing day and night.
 - Q.—In inundation canals it is different?
 - A.—Yes, they only flow for about four months in the year.
- Q.—Is there any difference between *kharif* and *rabi*? Is it easier to give water in one season rather than in the other?
- A.—There is more water available in the *kharif*, and in the *rahi* it is very strictly limited. For instance, we have five big canals taking out of two rivers, and as there is not enough water for all we have a programme of rotation. We have periods of 12 days each, and one canal may run for perhaps only one period out of two, or for three periods out of five. Then the branches have to be run in rotation among themselves. If a big canal runs for 24 days out of 36, a branch may be run for only 18 or 20 days out of 36.
 - Q.—We come to the fields. How many squares have you to an outlet?
- A.—The average size of the outlet is 2 cubic feet a second, i.e., 2 cusecs, and: the area is 700 acres approximately, that is, about 28 or 30 squares.
 - Q.—And the owners of those squares have to settle rotation among themselves?
 - A.-Yes.
 - Q .- You can reduce the water that is taken to gallons?
- A.—Yes. But we would get such large figures that we prefer to work incusec-days. One cusec flowing for 24 hours will be one cusec-day.
- Q.—What relation has the number of cubic feet you allow for a square to-the crop?
- A.—One watering means a depth of 3 to 5 inches in the field. You give that depth of water at one time. Then you give another watering a week or more later. Sugar-cane will require watering once a week like that. We take the average into account. 240 acres per cusec measured at distributary head for the whole year is our average. But with that he cannot grow sugar-cane in all:

his fields. He will have to grow some crops like gram, etc., which require only two or three waterings.

Sir Percy Thompson. Q.—In the beginning of the year he knows how much he is going to get and he has to plan out accordingly?

A.—Yes.

- Q.—If you are going to give him a certain quantity of water in the course of the year, why not let him just grow what crops he likes without charging differently? He only gets the same amount of water and why not charge him for that amount? I do not see why you should have differential rates as long as he gets the same quantity of water.
- A.—Well, in certain areas we are doing that. We are having a volumetric rate and we are charging so much per cusec-day independently of what he grows. But our difficulty is to fix the rate.
- Dr. Hyder. Q.—In reply to question 13, you say "In the case of a Government commercial or semi-commercial undertaking, the endeavour should be to secure a commercial return". But if I may refer you back to what you have been saying now, it seems that you want to get out of the man as much as you possibly can.
- A.—That is a commercial return in a way. I suppose a commercial firm takes as much as it can. In fact, there is no definition of "commercial return" anywhere. It is not easy to say exactly what is meant by the term "commercial return."
- Q.—You think there is no element of monopoly profit, and therefore no taxation?
- A.—No. We try to get what is really a fair commercial profit. That is, we must get enough not only to pay for the interest on the capital and for maintenance and ropairs, but we must take enough on the whole system of eanals in the whole province to pay for some canals which are run at a loss. Some canals make a high profit and others run at a loss. But we must get a reasonable or a fair commercial return on the system as a whole. Otherwise we will not be able to undertake any scheme in the future unless it is able to pay the interest, maintenance charges, etc. Therefore, we must have a sufficient margin on the successful canals to provide for those which will be less successful.
- Q.—Will you please explain what is your system of water rates and why it is that the volumetric system is not practicable?
- A.—From the Government point of view, volumetric assessment is not flexible. The province depends very much on water rates for general revenues. But it would not be profitable for Government to have fixed returns. It is better for Government to have a fluctuating system and so share in the general prosperity.
 - Q.—I think you have fluctuating rates applied field to field?
- A.—For different crops we have different rates. For wheat, for instance, it is Rs. 5, cotton Rs. 6, gram Rs. 3 an acre and so on.
 - Q.—Your canal patwari goes to every field and finds what the crop is growing? A.—Yes.
- Q.—The Committee appointed by the United Provinces Government proposed that the canal rates should be based on prices.
- A.—Roughly our rates also are based on prices. You find that the crops which require more water are also more valuable crops. For instance, our highest charge is for sugar-cane. The next is for rice which is another very valuable crop.
 - Q.—You vary the rates yearly or after a fixed period?
- A.—The rates which were existing till last year were fixed some 25 years ago and they had never been changed. They were changed only last year. Those were fixed when the canals had been started. So that we do not change these rates very often.
 - Q.—Surely that is not basing your rates on prices.
- A.—They were originally fixed on the quantity of water required by each particular kind of crop, and that generally happens to correspond with the prices, so that you can base your system on either.

- Q.—What is your view of the objection raised by the Members of the Punjab Council that the Government was not justified in raising these rates because the taxpayer is already paying the interest on the amount raised for the purpose of constructing these canals?
- A.—There is no force in that argument because they had not taken this fact into consideration, viz., that we may have in future to undertake some less profitable schemes, and as we try to keep the rates uniform we would not be able to fix for any new schemes any higher rates than those in vogue on other canals.
- Q.—Then you would have a different set of rates for the canals that are not profitable?
- A .- We try to have a uniform rate all over the province. There may be slight variations.
- Q.—The Irrigation Commission recommended a system of selling water by quantity. Technically do you find any difficulty in the system of modules?
- 1.—No. We have now reached the stage when we have a module which is suitable for supplying water by a volumetric system. There are two systems as described in detail in paras. 274 to 278 of the Indian Irrigation Commission Report of 1901-03. There is the meter system and the module system. In the meter system you have an arrangement similar to that of a town-supply water-pipe. You turn it on when you want water and close it when you do not want it. But on irrigation canals we must have what is called the module system, nuder which the person has to take the water when we give it to him. He cannot say, "I do not want it now."
- Q.—Why should you insist that he must take the water when you choose to give it?
- A.—Because we cannot turn it on and off as you do with water in pipes. We have sometimes to lead water for 200 miles from the river down to the field, and it takes 6 or 7 days for it to travel the 200 miles. Then if the man says, "I do not want the water, now," it, will take another 6 or 7 days for the water to be turned off.
 - Q.—Notice of these times are given to agriculturists?
 - A.-Yes.
 - Q.—How long?
- A.—In the rabi season we tell them at the end of September what the programme of running will be, say, up to Xmas, and in December what the programme will be after Xmas for the rest of the cold weather season. We send round printed notices. It is a programme of rotational running.
- Q.—On account of this difficulty the system of giving water by quantity is not possible?
- A.—Yes: the meter system is not possible but the module system is possible We do charge by quantity. We say that a man must pay so much for so much water. Of course he is never content with what he is given, and he always wants more.
- Dr. Paranjpye. Q.—What do you think of the proposal to combine all the charges including laud revenue, water rates, etc., in one lump sum and demand?
- A.—I think the water rates should be kept distinct from the land revenue rates because we have to design our future canals on the experience of the present ones as to what the possible return will be. In making new canal projects, we have to work out what will be the probable return on direct receipts, i.e., water rates alone. You can say the water rates will be so much, but you cannot foretell what the land revenue will be on the new waste lands which are going to be irrigated. It would depend on the kind of soil and on the crops.
- Dr. Hyder. Q.—What are the owners' rates, what is the exact difference between the owners' rates and the occupiers' rates?
- A.—The owners' rate is abolished, and it is no longer levied anywhere. We have a different rate called "water-advantage" rate.
- Q.—I suppose the principle underlying the supply of water is that the man is better off by this supply, and therefore the State is entitled to a share. Is that the principle?

The Hon'ble Sardar Jogendra Singh. Q .- You talk of the commercial return. Can you please define it?

A.—No, I cannot.

Q .- You put a certain limit on it?

A.—No, I would not.

- Q.—I think the most important calculation in this is what is the return required on your capital which should be charged as water rates. You in your answers give no definition whatsoever and do not put any limit. What is the commercial return which you want to secure?
- A .- You can say the minimum must be the interest on the capital and it must pay also for the maintenance charges and repairs, etc., but a certain margin is needed over and above that.
- Q.—Take it as a proportion, what should be the determining factor on the capital as a whole? Let me put it in another way, suppose you call banking a commercial undertaking, what do you think the profits should be on the shares?
 - A .- I am afraid I cannot answer a question like that
- Q.—Then how do you say the Irrigation Department would not be prepared to lay down any rule as to the commercial return. We want to know, you being the monopolist, in selling the monopoly are you going to be governed by any ethical limits, and if so, what those limits should be?
- A.—The limit varies in different tracts. If you take the Western Jumna Canal tract, you cannot raise the water rate indefinitely. If you raise it too high, the people would not take water because they can afford to grow their crops on rain without canal water. Your limit depends on the competition, whereas in other tracts where there is no competition your charges must depend on what -the cultivators could pay.
- Q.—Your reason is one canal pays and the other does not pay at all. all these factors, could you put any limit taking into account the ability of the cultivators? That is to say, we can assess up to a certain limit. In determining this what, in your opinion, should be the guiding principle?

A.—Well, you ought to take something less than the maximum amount that you could take.

Q.—There may be one canal which pays and the other which does not pay. A square is not the average holding in the Punjab, and in the congested districts the holding may be even one acre. Even then the water rate is going to be the same?

A.—You mean to say that we ought to differentiate the rates.

Q.—Yes, we would like to be guided by you on what principle the water rates should be considered.

-The water rates should be the same all over, and if any variation must be made, it should be made in the land revenue.

Q.—What should be the return on the captial?

A .- Something like 10 or 12 per cent.

Q.-Will you say 10 or 12 per cent definitely?

A .- No, you cannot say it definitely.

Q .- Then it may be the policy of the Irrigation Department to take as much as it can. Is it not the position?

The President, Q .- I understand what Mr. Sangster proposes is to pool the whole undertaking and get as a commercial return not on any individual undertaking, but on the whole undertaking. Am I interpreting you right?

A .- Yes, quite so.

Dr. Hyder. Q.-Can you if you include even the officials in the expenses of a canal department?

A.—Yes, the cost of maintenance includes that also.

The Hon'ble Sardar Jogendra Singh. Q.—You say if you get 10 per cent in return you will be satisfied?

A.—The return should be more than 10 per cent, because out of it you have to pay your interest and other charges, and if your interest charges are more than 6 or 61 per cent you would not have much margin left to pay for other rehemes which may only pay 3 or 4 per cent or perhaps less.

- Q.—Is it fair to think of the future schemes in charging on one scheme?
- A.—Yes, we must. In the Punjab we have taken the easy schemes first, and we take up afterwards the difficult schemes.
- Q.—Even on difficult schemes if you get a return of 10 per cent., you will be satisfied?
 - A .- Yes.
- Q.—You would not make a difference in charging assessment on smaller-holdings and larger holdings separately. You will have uniform rates?
- A.—Yes, we must have uniform canal rates; if any difference is to be madeit should be made in land revenue rates. We have also considered the proportion of water rate to the value of the crop.
 - Q.—Have you tried to work out the produce from an acre?
 - A .-- Yes.
 - Q.—I mean the gross produce from an irrigated area?
- A.—Well, taking average rates I have here a statement which I prepared for a debate which we had in the local Legislative Council. The figures are taken from the season and erop reports. The outturn of rice is 1,700 pounds per acre, and the value is Rs. 86 per acre.

Wheat, the outturn is 1,200 lbs. per aere and the value is Rs. 66 per acre.

Sugar-canc, outturn 1,800 lbs. and value Rs. 161.

- Q.—Could you put down this as the standard? What would be the cost-of production in getting this Rs. 66 for wheat an acre?
- A.—That I cannot say. The averages are taken from a return. Rs. 66 is only a poor average. We ought to take into account some tracts which get very much larger outturns also.
 - Q.—Can you say the entire cost of production?
 - A.-No, I cannot.
- Q.—What is the ratio by which land revenue is charged? What is the rentaly value of each kind of land?
 - A .- I cannot say.
- Q.—Then in fixing the assessment, you won't take into consideration the available surplus?
- A.—No. What we have to consider is the relation between the water-rateand the value of the crop. For instance, we know that in Egypt they takeone-seventh, in America one-fifth, but in the Punjab we take only one-fifteenthto one-twentieth.

The President. Q.—I take it that is the proportion of the gross only?

A.—Yes.

The Hon'ble Sardar Jogendra Singh.—You cannot compare the two things. That is my point?

The President. Q .- Are they gross or net? ,

A.—They are gross. I simply took the figures out of a text-book. Thereis a particular sentence in that book which says that irrigation rates in America
are one-fifth to one-sixth of the value of the crop, in Egypt they are oneseventh, and in India one-tenth or one-eleventh. In reality in the Punjab wetake only one-fifteenth to one-twentieth.

The Hon'ble Sardar Jogendra Singh. Q.—You said in your answer to-Dr. Hyder that water rates are different from the land revenue. Have you got any remedy in stopping this double taxation, charging double for the same thing?

- A.—Water rate is a charge for a commodity supplied and not a tax. Land revenue is a tax for quite a different thing. So both should be kept separate. I don't call that a double charge.
 - Q.—Have you got any remedy to suggest by putting on a consolidated charge?
- A.—I do not think there is any necessity for that. A water rate is quitedifferent and is charged on lands which get water, whereas land revenue is charged on all lands which grow crops, whether with water or not.

- Q.—There is a double tax that comes in, the land is twice taxed by water rate and the increased land tax in addition?
 - A .- No, I do not think so.
- Q.—In your report last year you compared the value of the produce from one acre of land and showed that it has decreased last year. I think from 65 to 48 or so. Why is it so?
 - A .- I do not understand exactly from where you have taken this.
 - Q.—Don't you think the volumetric supply of water is more scientific?
 - A .- What do you mean by scientific?
- Q.—I mean you have a certain quantity of water which you sell for a certain sum of money. If there is a general rule that so much water will cost so much money?
 - A .- You cannot stop the supply of water when a man does not want it.
- Q.—Speaking from a practical point of view you never supply it when he does not want it. It is only when he needs the water. If you think it more scientific in other countries as you have quoted in Egypt, why should not the department encourage the system of giving water by volume?
- A.—We have not discouraged the system. We have attempted to charge exactly the equivalent of what an acreage rate would bring in. We have not yet succeeded. It all depends upon how the water is used. One landowner uses the water economically and another wastes it.
 - Q.—For general purposes you would extend the system by volume?
 - A .- Yes, we do not discourage it.
 - Q.—The reason is that you get more profit by volume?
- 4.—No. There are some disadvantages also in volumetric assessment. Therate fixed per mit of volume is important in the Punjab, because the Government depends so much on the water rates for its general revenues that it would stand to lose if it charged too low a volumetric rate. Government shares the extra profit from a good cultivator, as the more he spreads out the water the more revenue comes in. When more comes in to the cultivator, the Government also gets a small share out of it, and it thus gets more than it would from a fixed volumetric rate.
- Dr. Hyder. Q.—Because the people are able to get more, so the Government is entitled to get more. Is that right?
 - A -Tes
- Dr. Paranjyye. Q.—You spoke about the commercial return and you said that you consider that this commercial return must be calculated on the wholesystem of canals and not on one single canal, would you be prepared to extend that principle to the whole country?
- A.—No. I would not go beyond one province, because the conditions vary in each province. The rainfall conditions and the river supplies, etc., are much the same in the Punjab canal tracts, but they are not so in other parts of India. In other provinces they have storage reservoirs, but in the Punjab we have none.
- Q.—How would you arrange the rates to get a commercial return all over-India?
- A.—The Government of India in the pre-reform days considered that point. It is not feasible now when all the provinces are more or less autonomous.
- Q.—Theoretically speaking your proposal, if accepted, can be extended as a whole?
- A.—To some extent it was done before the reforms. The Government of India sanctioned all schemes of irrigation, and before they sanctioned them they probably considered the profits of a scheme from an all-India point of view. They considered whether a certain scheme should be sanctioned or not, and would be profitable on an all-India basis or not.
- Q.—Can you tell me something about the discussion that took place recently in your Legislative Council? You perhaps intended to increase the water rates?
- A.—The Government proposed to increase the rates. The majority of the Council was against it, and they carried the resolution. The majority were zamindars.

- Q.—What action has been taken by Government on it?
- A.—The resolution has not been accepted by the Governor. The new rates stand. But there was a slight reduction made from the original schedule and an entirely rovised schedule was made.
- Q.—We now come back to the question of charging at different rates on different crops. Supposing you tell the cultivator that he is likely to get for his fields so much water on such and such dates and leave the cultivator to grow the crop according to his enterprise, and do not bother about what crop he grows on it. Do you think there is any practical objection to that scheme?
 - A .- No, that is the practice at present I think.
- Q.—No: you charge for different crops at different rates. You need not trouble yourself with what crops he is going to grow, whether it is wheat or sugar-cane, or something else?
 - A.—There is no objection. That is what we call the volumetric system.
 - Q.—Would it not simplify your scheme?
- A.—Not so much; we may have fewer patwaris, but we would require more gauge readers.
- Q.—Why do you require more gauge readers? Will this system make any difference for administrative purposes?
- A.—I do not think it will make so much difference. You will require more gauge readers; you will have to record the amount of water taken by each outlet, which means a larger staff.
- Q.—I put it to you like this. You tell a man that he is getting such an amount of water. Government decides what is the utmost profit that a man can make on a field, well, on that the Government charges, say, 50 per cent, and then after having settled that rate, Government should not bother about it. It is for the Agricultural Department to advise as to the best possible use of the water that is given to a cultivator?
- A.—There is no objection, but the only drawback is that the Government will get a fixed amount of revenue every year and would not share any extra profits from bumper crops helped by rain.
- Q.—No: this profit may vary every year. The Agricultural Department will 'tell you that. So it is on that you can fix your rate.
 - A.—So you will vary the volumetric rate?
 - Q.—It will vary of course.
 - A.—I do not think it is feasible to vary it frequently.
 - Q.—Say once in ten years?
- A.—That is quite feasible. At present according to our acreage assessment, bur income varies according to acreage matured.
- Q.—Is it not the interest of the Government to see that the water and land should be utilised in the best possible way?
- A.—Certainly. It is to the interest of the cultivator as well as of the Government to see that they should be utilised as well as possible. We snould see also that the water is spread out as much as possible.

The President.—I understand that Dr. Paranjpye's question is only about the guaranteed area.

Dr. Paranjpye.—Yes.

The Witness.—Yes, we would give enough water for that invariably, but under this system we would get a fixed return and would not share any extra profits from irrigated areas extended by the help of rain.

The President. Q .- Even at present you would get a fixed return?

- A .- No. With an acreage assessment we get a varying return.
- Q.—Should not people use water as economically as possible, and get as much as they can from the lands? They should not waste the water, is it not?
 - A .- Yes, some people use water economically but some don't.
- Q.—Some people grow cotton one year and grow gram another year, what will you do then?

A.—The year he grows cotton he would pay more to us, and in the year he grows gram, according to the acreage rate, he would pay less, but according to the volumetric system he would pay the same. Under the acreage system if a man grows cotton, the Government would score.

Dr. Hyder. Q.—The man also would score, why should he not grow the same

thing every year?

A.—Well, it depends upon the price of the cotton. The amount of cotton growing has been much more than it was. It all depends upon the price at the time of sowing when they cannot know what the future price will be.

Dr. Paranjpye. Q.—I have not been able to get clear about this needless complication of charging according to the crop. As regards the ethical standard, do you tnink half the net increased return is a fair profit to Government. That would include half of the land revenue and half of the irrigation revenue? What I would say is this. Take the ordinary land not provided with water, and take the land provided with water, and find out the net profit and charge half of the difference. Well, that would be a fair standard to charge, would it not?

A .- Yes, it would, but it would be very much more than what we are

charging now.

Sir Percy Thompson. Q.—If you assume that the Government is not entitled to take 50 per cent of it, is the total water rate collected less than 50 per cent all over the province?

- A.—Yes. If you take more in water rates you take less in land revenue. If you take less in the one, you take more in the other. That will be true so long as the enhanced land revenue, plus the water rate, does not exceed 50 per cent of the enhanced produce.
 - Q.—Is that really the principle on which the Government are acting? A.—Yes.
- Q.—You say that in America the ratio of water rates to crop value is one-fifth to one-sixth and in Egypt one-seventh, and you also say that in the case of some private canal owners they take one-fourth. Is it not because that they have not got any other source of income that they take one-fourth? You take one-fifteenth or one-twentieth because you get the balance in other forms; but the private speculator can only take it in one.
- A.—We do not know really how much they take as land revenue in America and Egypt. They take a fifth to a seventh on the value of the crop as water rate, but we do not know what else they take. We take a fifteenth to a twentieth, but we take land revenue besides.
- Q.—Now assuming that the land before irrigation is worth Rs. 100, and that after it is irrigated it is worth Rs. 300. The view is that the Government is entitled to take half of that difference. That is, after irrigation it can take half of 200, or 100 more?
 - A.—Not half of the difference, but half of the net profits or assets.
- Q.—Now then, we suppose that the actual water rate charged on that land is Rs. 40. Do you take that 40 out of the 200, or out of the 100? Do you say that the State is entitled to 100—40 or 60 as water rate?
 - 4.—No: the difference is 300—100, i.e., 200. Q.—The 200 is after he paid the water rate?
 - A .- The principle is that the Government takes half of the pure profit.
- Q.—Then I think the man has a real grievance. If you take on the whole half of the difference then it is quite fair. But if you first take a high water rate and then take half of increased production, then I think he has a real grievance against the water rate.
- A.—The principle of taking half of the net assets is for fixing the land revenue only and not water rate.
- Q.—To the extent that the increase is covered by the water rate you take the whole increase?
- A.—You take the whole increase from the water rate for the purpose of fixing land revenue.
- Q.—Suppose the land was originally worth Rs. 100, and after irrigation it is worth Rs. 300, i.e., without paying the water rate. Suppose the water rate is Rs. 40. You are going to say that the increase is from Rs. 100 to Rs. 260, that

- is, Rs. 160, and you take half of it, i.e., Rs. 80 by way of land revenue in addition to Rs. 40 which is by way of water rate. So that for that land he has paid Rs. 120 for an increase of Rs. 200. He has paid more than half.
 - A .- All the same his profit is Rs. 160 and we would be taking only half of it.
- Q.—The question is whether you are going to take half of the increase, i.e., the difference between the dry and the wet land. If you take half of the total difference, it seems to me that nobody can object to the amount of your water rate, that is, as long as the total of your water rate plus land revenue does not exceed one-half of the total increase.
- A.—The principle is that you should take 50 per cent of the net profit and not 50 per cent of the increase. That is, the Government is entitled to that, though in actual practice it takes much less.
- Q.—Here is an act performed by the Irrigation Department which increases the value of the land and the tenant does not get half of that increase if he pays his share towards your improvement. Whereas in the one system the fixing of water rate is very important for him, in the other case it is a matter of indifference to him.
- A.—On the other hand you must charge a certain amount of water rate. You have to make your system paying. Otherwise people in tracts where there is no irrigation at all will have to pay for the loss.
- Q.—I entirely agree. But the 50 per cent the Government is going to take in addition to the water rate is more than a commercial profit.
 - A.—The man gets 50 per cent after paying the water rate.
 - Dr. Hyder. Q.—Then you have no case for increasing the water rates.
 - A.—You can raise your water rate until the man says that he cannot pay.

The Maharajadhiraja Bahadur of Burdwan. Q.—Do I understand then that after you have taken your commercial profit, or the duty which you settle in the shape of water rate, any decrease in the land revenue is given after taking the 50 per cent?

- A .- The decrease, if any, is given at the time of the land settlement.
- Q.—If the water rate gives the Government a clear 50 per cent, then is the decrease given because it is more than 50 per cent?
- A.—I do not say water rate gives a clear 50 per cent. The water rate is a trifle compared with the value of the crop.
- Q.—In answer to a question put by Sardar Jogendra Singh you said that rertain canals give a return of 45 per cent.
- A.—That includes indirect returns and we do not take them into consideration when we are getting at the correct profit. We take into account only the profit out of the water rates.
- Q.—What will happen under your pooling system to this particular eanal which gives a return of 40 to 45 per cent?
 - A.—It will eome down to 12 or 15 as compared with 40 or 45.
- Q.—Suppose there is one channel and the Government is running it at a loss, and there is another area where the Government gets some profit. Then in which case would you raise the rate?
 - A.—We make the rate to be the same on both eanals.
- Q.—Suppose your existing rate is Re. 1 per aere and you now raise it to Rs. 2. Would not the assessment be rather heavy on the portion where you have already got high rates?
 - A.—No. He would be paying the same rate per acre as every one else.
- Q.—You have just now mentioned that there was a debate in the Punjab Legislative Council, and that although the resolution was carried, because it was earried by the land owning-class, the Government brushed aside the resolution and have kept up the increased rates with certain modifications.
- A.—It was not because it was carried by a certain class that the Government did not accept the resolution. The Government had to balance its budget. No doubt it was in the interests of the members of the Punjab Legislative Council, the majority of whom are agriculturist zamindars, to pass such a resolution.

- Q—Is there not the general feeling in your province against the raising of the water rates? Does not that resolution, in fact, indicate that there is such a feeling? Because your zamindars are practically small proprietors and are different from the zamindars in Madras or in Bengal? Again, when your water rate is uniform, I think it is the same both in the colonised areas and other areas. Your irrigation canals supply water also to lands outside the colony ?
 - A -Yes Previously we charged 8 appas extra to the people whose land is outside the colony area
 - Q—Suppose you are to go back to the old system and say that a particular canal has been constructed by the Government with the intention of irrigating lands in the colony area, and since it passes through the tracts outside that area the Government is perfectly justified in charging the latter at a different rate?
 - A -We were charging an extra fee of 8 annas to the old villagers
 - Q -When you had this differential rate, was it unpopular?
 - A -No, not a hit
 - Q-That being so, don't you think that instead of your pooling system if you were to charge those for whom the canal is not intended at a higher rate, you can get a higher profit?
 - A -The present system is not unpopular among the general cultivators, but an ong the agitators
 - The Honble Sardar Jogendra Singh. Q -Are not agriculturists in the majority here?
 - agriculture is the chief industry. But the cultivators were not A —Yes really concerned about this
 - The President Q-What you did was to make the rates uniform?
 - A -Very nearly uniform
 - Q-Your attempt was to make the rates uniform and to see that each man should pay for what he gets and not take advantage of any advantageous position that nature has given him?
 - A -Yes
 - Q-You are not a land revenue expert?

 - Q—Is the land revenue assessment fixed in the canal colonies? A No
 - Q—All assessments are fluctuating

 - Q-I understand that land revenue is defined as a rominal rate A -Yes

 - Q —The land revenue is not assessed on half the net profit?
 - A -No It is comparatively a trifle
 - Q —We referred you to the system which prevails in South India $\,$ There is no system here at all like that' Your land revenue bears no relation to the profit on the wet crop?
 - A -I cannot say
 - Q-In working out of the profit on the canals you do not reckon the indirect traffic which comes from railways and so forth? A -No
 - Q-How do you calculate the shars of the land revenue in respect of the canals?
 - A—The difference between the land revenue paid before the canal came into existence, and what is being paid afterwards is calculated. That is the enhanced land revenue. From that is deducted the cost of civil administration and the halance is credited to canals

- is, Rs. 160, and you take half of it, i.e., Rs. 80 by way of land revenue in addition to Rs. 40 which is by way of water rate. So that for that land he has paid Rs. 120 for an increase of Rs. 200. He has paid more than half.
 - A.—All the same his profit is Rs. 160 and we would be taking only half of it.
- Q.—The question is whether you are going to take half of the increase, i.e., the difference between the dry and the wet land. If you take half of the total difference, it seems to me that nobody can object to the amount of your water rate, that is, as long as the total of your water rate plus land revenue does not exceed one-half of the total increase.
- A.—The principle is that you should take 50 per cent of the net profit and not 50 per cent of the increase. That is, the Government is entitled to that, though in actual practice it takes much less.
- Q.—Here is an act performed by the Irrigation Department which increases the value of the land and the tenant does not get half of that increase if he pays his share towards your improvement. Whereas in the one system the fixing of water rate is very important for him, in the other case it is a matter of indifference to him.
- A.—On the other hand you must charge a certain amount of water rate. You have to make your system paying. Otherwise people in tracts where there is no irrigation at all will have to pay for the loss.
- Q.—I entirely agree. But the 50 per cent the Government is going to take in addition to the water rate is more than a commercial profit.
 - A.—The man gets 50 per cent after paying the water rate.
 - Dr. Hyder. Q.—Then you have no case for increasing the water rates.
 - A.—You can raise your water rate until the man says that he cannot pay.

The Maharajadhiraja Bahadur of Burdwan. Q.—Do I understand then that after you have taken your commercial profit, or the duty which you settle in the shape of water rate, any decrease in the land revenue is given after taking the 50 per cent?

- A.—The decrease, if any, is given at the time of the land settlement.
- Q.—If the water rate gives the Government a clear 50 per cent, then is the decrease given because it is more than 50 per cent?
- A.—I do not say water rate gives a clear 50 per cent. The water rate is a trifle compared with the value of the crop.
- Q.—In answer to a question put by Sardar Jogendra Singh you said that certain canals give a return of 45 per cent.
- A.—That includes indirect returns and we do not take them into consideration when we are getting at the correct profit. We take into account only the profit out of the water rates.
- Q.—What will happen under your pooling system to this particular canal which gives a return of 40 to 45 per cent?
 - A.—It will come down to 12 or 15 as compared with 40 or 45.
- Q.—Suppose there is one channel and the Government is running it at a loss, and there is another area where the Government gets some profit. Then in which case would you raise the rate?
 - A.—We make the rate to be the same on both canals.
- Q.—Suppose your existing rate is Re. 1 per acre and you now raise it to Rs. 2. Would not the assessment be rather heavy on the portion where you have already got high rates?
 - A .- No. He would be paying the same rate per acre as every one else.
- Q.—You have just now mentioned that there was a debate in the Punjab Legislative Council, and that although the resolution was carried, because it was carried by the land owning-class, the Government brushed aside the resolution and have kept up the increased rates with certain modifications.
- A.—It was not because it was carried by a certain class that the Government did not accept the resolution. The Government had to balance its budget. No doubt it was in the interests of the members of the Punjab Legislative Council, the majority of whom are agriculturist zamindars, to pass such a resolution.

- Q—Is there not the general feeling in your province against the raising of the water rates? Does not that resolution, in fact, indicate that there is such a feeling? Because your zamindars are practically small proprietors and are different from the zamindars in Madras or in Bengal? Again, when your water rate is uniform, I think it is the same both in the colonised areas and other areas. Your irrigation cunals sopply water also to lands outside the colony?
 - A -Yes Previously we charged 8 annas extra to the people whose land is outside the colony area
- Q—Suppose you are to go back to the old system and say that a particular canal has been constructed by the Government with the intention of irrigating lands in the colony area and since it passes through the tracts outside that area the Government is perfectly justified in charging the latter at a different rate?
 - A -We were charging an extra fee of 8 annas to the old villagers
 - Q-When you had this differential rate, was it unpopular?
 - A -No, not a bit
- Q—flat being so don't you think that instead of your pooling system if you were to charge those for whom the canal is not intended at a higher rate, you can get a higher profet?
- \mathcal{A} The present system is not unpopular among the general cultivators, but among the agitators
- The Hon ble Sardar Jogendra Singh* Q—Are not agriculturists in the majority here?
- A-1es agriculture is the chief industry. But the cultivators were not really concerned about this
 - The President Q-What you did was to make the rates uniform?
 - A -Very nearly uniform
- Q—Your attempt was to make the rates uniform and to see that each man should pay for what he gets and not take advantage of any advantageous position that nature has given him?
 - A -Yes
 - Q-You are not a land revenue expert?
 - Q—Is the land revenue assessment fixed in the canal colonies * d— $N\sigma$
 - Q-All assessments are fluctuating
 - A-les
 - Q-I understand that land revenue is defined as a commal rate
 - A -Yes
 - Q -The land revenue is not assessed on half the net profit?
 - d-Ac It is comparatively a trifle
- Q-We referred you to the system which prevails in South India There is no system here at all like that? Your land revenue bears no relation to the profit on the wet crop?
 - A -I cannot say
- Q—In working out of the profit on the canals you do not recken the indirect traffic which comes from railways and so forth?
 - A-No
- $Q\!-\!\mathrm{How}$ do you calculate the share of the land revenue in respect of the canals?
- A—The difference between the land revenue paid before the canal came into existence and what is being paid afterwards is calculated. That is the enhanced land revenue. From that is deducted the tost of civil administration and the belance is credited to canals.

- Q.—I understand that the difference between your system as it is, and the volumetric system is that when on account of a special advantage there is a special crop, you get a share of it?
 - A .-- Yes.
 - Q .- You could not make volumetric system compulsory under the law?
- A .- I am not sure if you could not. I do not think there is anything against it.
- Q -As it is, if a man chooses to leave the land fallow, you cannot compel him to cultivate it?
 - A .- We cannot charge him unless he takes the water.
 - Q .- You have a lot of water-logging?
 - A .- Yes, a certain amount.
- Q.—A man can grow a wet crop on his land without actually taking the water because of the percolation from the adjoining fields?
- A .- Not by percolation alone, but by flood water, rain water, etc., he can do so.
 - Q .- A man can pump up water from the water logged areas?
 - A .- Yes, he can and we cannot charge him anything.
 - Q .- You have taken no power to charge him?
 - 4.-No.
- The Hon'ble Sardar Joyendra Singh. Q.—In increasing the water rate, did you prepare any statistics showing the surplus? Did you get out any figures to-show what is the proportion of land revenue and water rate?
- A.—We worked out the ratio of water rate to erop value and we saw that it varied between 1/11 and 1/20 according to crop.
- Q.—You don't consider the question of wages in fixing the water-rates? You do not take into consideration the question of small holdings in the matter of imposing water-rates. You put all on the same rate?
 - A .- Exactly the same rate. We don't make any difference.
 - Q.-You oppose the consolidated rate because it is inelastic?
 - A .-- Yes.
- Q.—That is to say, Government can expect more revenue if it keeps the present system?
 - A .- Yes.
- Q.—Have you got any recommendation to make to the Committee to lay down any canon of water rates?
- A.—I am afraid I cannot do that. I do not think you can improve on the present system. That is my opinion. Our present system of an acreage nateris quite good.
 - Q .- That is not the feeling of the general public in the Punjab?
- A.—If you ask my opinion, I would say you cannot improve on the present system.
- Q.—Do you mean to say that the representatives of the people should have no hand in determining this taxation?
- A.—As a matter of fact, Government recently did try to hear the representatives of the people. To a certain extent the Punjab Government changed its original schedule and issued another schedule in October reducing the rates to some extent, cancelling the schedule which was issued only in April.
- The President. Q.—You would treat the undertaking as a whole. You will make the rates uniform and vary the rate according to the crop, once in ten years, as you said to Dr. Paranjpye. Is that correct?

Mr. D. MILNE, B.Sc., I.A.S., Director of Agriculture, Punjab, was next examined.

Written memorandum ol filr. filline.

- Q I—As regards the adequacy of the crop statistics, I would strongly recommend that the Inland Trade returns be restarted with all speed They provided for many crops a salutule means of checking the estimates of production Taken together with statistics of areas and yields of crops they gave an understoned food supplies in the country which is essential when food grains have to be controlled as was the case with wheat here during the Great War These Inland Trade returns are also essential for the study of the economic progress of India, in short they are, in my opmone, indispensable to good government.
- As Director of Agriculture, Panjab, the only agricultural statistical matter which I publish is the forecast of crops Other statistical matter relating to agriculture is published by the Director of Laud Riccords Pinjab In the Punjab, forecasts are issued for wheat, cotton, rabi oil seeds [rape seed sorshal], torea and taranire], linseed, it [sesammin indigo and signs cane. The procedule for preparing and issuing crop forecasts is laid down in Standing Order No. 38 issued by the Financial Commissioners, Punjab and the Minimal of Orop Forecasts published by the Government of India
 - In November last a Committee composed of-
 - Mr H Calvert, CIE, ICS, Registrar, Co operative Societies, Punjab, (Convener),
 - Mr H K Trevaskis, OBE, ICS, Director of Land Records, Punjah,
 - Mr Owen Roberts of Messrs Clements, Robson and Company,
 - Mr W II Myles, Professor of Economics, Punish University,
 - Mr C C Garbett, CMG, CIE, ICS, Senior Secretary to the Financial Commissioners, Punjab,

and myself, was appointed by the Financial Commissioners to consider the suit ability of the present system of forecasts and of reporting prices

The subject is being considered under the following heads -

- (1) Area
- (2) Outturn
- (3) Prices
- (4) Form of forecasts
- (5) Number of forecasts
- (6) The system of coordination of commercial intelligence adopted by the Punjab Government

The Committee's report will be put before the Financial Commissioners for their consideration and I expect, it will be available very soon

2. I may however make a few remarks here Regarding area this is satis factory as is shown by the first that the estimates agree fairly well with the actual area ascertained at guidacare (rop inspection).

R: Outlurn The basis of the figures is the anticipations of not very skilled officials (Tafisil Kanungos) at Tafisil headquarters who are not in close touch with actual cultivators and various steps are proposed to improve this Here I may say that in my opinion the crop culting experiments, that is to say, heavesting of experimental areas under proper supervision, are essential for the proper check of estimates of yields, but owing to want of staff to carry out the work we conduct far too few of these experiments to be of real use for this purpose. In this matter I agree with Resolution No 13 of the Board of

^{*} Page 50 of the printed proceedings of the Board of Agriculture

Agriculture passed at its meeting at Bangalore in January 1924 which reads in the opinion of the Board of Agriculture the first step in any attempt to improve statistics should be to appoint a Statistical Assistant under each Director of Agriculture with an adequate staff for carrying out of erop cutting experiments on a limited scale with the object of determining how such experiments can best be conducted for the province generally. The organisation subsequently required could then be determined. I consider it of the utmost importance to India that this resolution of the Board of Agriculture be given reflect to as early as possible.

- 3. In connection with statistics for the purpose of estimation of the wealth of the country I would draw your attention to the enquiries conducted under the Standing Board of Economic Inquiry, Punjab, (Rural section) and I strongly recommend that such enquiries should be carried out elsewhere. The 1924 questionnaire of the rural section of this Board indicates the nature of these enquiries.
- Q. 15.—I do not think the charge made by Government for irrigation water is excessive. Farmers who have to raise their irrigation water from the sub-soil have to incur very much more expenditure for irrigating a crop.

Regarding the plans suggested or adopted elsewhere, I think that as the canals are constructed at the expense of the general tax-payer, the general tax-payer is entitled to a fair share of the economic value of the water supplied.

As regards charging for irrigation water by volume this matter was discussed at a meeting of the Provincial Board of Agriculture, Punjab, on 1st August 1924. Relevant extracts of the proceedings are attached. It will be seen from these that this system is being given a trial in the Punjab but it is still in the experimental stage.

I do not think that selling water by auction to the highest bidder is desirable in the general interest.

Q. 16.—If the land has been brought under irrigation at the expense of the State, the State is entitled to a portion of the unearned increment in the value of land.

I am not prepared to suggest a proportion which the State should take. I would prefer the betterment tax to a lump sum.

- Q. 23.—Yes.
- Q. 24.—I would agree to the tax on entertainments or on railway tickets.
- Q. 100.—It is extremely difficult for a taxing officer to ascertain whether an agriculturist's income exceeds a certain figure or not. Exemptions from payment of land revenue below a certain limit would induce fractionisation.

Owing to unavoidable eireumstances, I have had practically no time to look into this questionnaire but if the Committee desire information on any particular point, data of which I am able to supply, I will be glad to do so.

Extract from the proceedings of the 2nd Meeting-of the Provincial Board of Agriculture held at Eahore on 1st August 1924.

PROGRESS REPORT ON SALE OF CANAL WATER BY VOLUME.

The following notes on the subject had been circulated:-

- (1) Punjab Irrigation Paper No. 27 (Further Notes for the sale of water for irrigation at volumetric rates).
- (2) Note dated 23rd March 1924 by Mr. W. Roberts, Managing Director British Cotton Growing Association, Khanewal.
- (3) Chief Engineer, Irrigation Works Punjab's letter No. 1972, dated 3rd April 1924.
- (4) Note dated 14th April 1924 by Col. E. H. Cole of Coleyana Estate (Okara).

Ur bangater stated that the system of sale of canal water by volume is on the increase but is only practicable in the case of hig land owners as one full outlet is the smallest unit on which it can be introduced. It cannot be given to a zamindar who has only a shate in an outlet but he said that under standing orders no application for sale of water by volume was to be refused.

Sir Uehdi Shah said that zamindars like the system but did not get the amount of water for which they were charged owing to the fact that the outlets frequently ran below the registered amounts He gave instances from experience on his own land at Chaku

The President enquired whether zamindars could not keep a check record of the amount of water passing through their outlets

Ur Sangster said that there were gauges on the spot and that zamindars could keep independent records

Mr Lakert drew attention to the last sentence of paragraph 5 of letter No 5598, dated 3rd December 1921, from the Superintending Engineer, Sprind Canal Circle to the Choir Engineer, Irrigation works Punjab, and said that what he said was that the time was not yet ripe to take up the volumetric system on a large scale

The Director of Agriculture drew attention to Mr Roberts letter dated 23rd March 1924 in paragraph 4 of which be suggests—

"(a) that volumetric rates to be fixed for any Canal or Division should be based on the average results as regards acreage returns of that Division Rates should not be pitched higher or lower than this average, but may be revised every five years

(b) It may be made known what the Department consider the optimum conditions of supply in which to give volumetric, eg., a supply of 2 cusecs 5 cusecs or 10 cusess This would be some guide to animidate who may wish to apply for same

(c) The objections to the volumetric system from the Irrigation Depart ment's standpoint may be put down, so that both sides may try to understand the others' view point and thus evolve a basis for extension of the system if it is thought advisable to do so'

Ur Sangster replied-

Re (a) This is already done. The rates are fixed on average results and will of course be revised from time to time

Re (b) One outlet is the unit and we can extend the system to any outlet but cannot give it to a zumndar who has only a share in an outlet. There are a very few outlets which are constructed to give a discharge as low as $\frac{1}{2}$ a cusec, but on an average the outlets are constructed to give about 2 cusecs, there are some which go to a discharge of 3 or $3\frac{1}{2}$ cusecs.

Re (c) Objections to the system are already laid down in my letter dated 31st March 1922

Mr Sangster repeated that if people agreed to the irrigation rates the Department had no objection to selling water by volume. He emphasized that so long as the channel is running no individual outlet could be stopped and water must be taken by the farmers concerned whether wanted or not. Mr Sangster, further, remarked that the Irrigation Department did not gain by selling water of a volumetric basis as there was no reduction in the staff maintained to compile the necessary records. A number of members did not agree with this

Mr Caliert said that the Co operative Department would like to experiment with the volumetric system on a small minor which had on it not more than $20\ \text{villages}$

Mr Sangster said he would agree to such a proposal if put forward

Mr Bate's system of selling water on a delta basis was also discussed

Mr Sangeter said that was only a variation of the volumetric system

The President said that the system of selling water by volume was in the experimental stage and that he understood that the Irrigation Department would be prepared to consider any suggestions offered to them regarding it

Mr Sangster agreed

while on canals it is Rs. 4-4-0 per acre in that season. In the case of wells, the total quantity of water used to mature a crop is much less than is used in the case of canal supplies. Again under actual practice the cost per inch depth of water per acre on the field for the rabi crop from canal supplies is Rs. 0-4-4 and if you take the Government allowance on canals the cost per inch comes to Rs. 0-3-4. If you lift water from ordinary wells it costs Rs. 2-8-6 and if you take tube well irrigation water it costs Rs. 1-8-2 per inch per acre. These figures are according to the Agricultural Engineer's calculations.

- Dr. Paranipye, Q.—Does well irrigation pay the farmer?
- A.—They carry on their farming.
- Q.—Do you strike water in all parts of the Punjab?
- A.—You will get water in most places. We strike salt water in some places.
- Q.—What is the depth generally?
- A.—In a good many areas the spring level is about 20 to 40 feet. The spring level is 65 feet in Lyallpur. In others again it may be less; even up to the soil surface in waterlogged areas.
- Dr. Hyder. Q.—You say that because land is brought under irrigation at the expense of the State, the State is entitled to a portion of the unearned increment in the value of the land. Well, that is a very interesting proposal. But I wish to ask you whether you see any difficulties in this. I mean, regarding unearned increment. I think people in England were keen on it, but found some difficulties. I will give you an illustration. Suppose the rate of interest falls, the capital value of land increases, but how are you going to separate that increment from the increase that is due to the land getting water. That is difficulty number one.
- A.—The State would have to take such proportion as would be fair assuming that the alterations are within certain limits. If interest, etc., varied greatly a reassessment would be necessary.
- Q.—Another difficulty is there is a rise in prices, you can overcome that by means of index numbers, but there is one more important point. Suppose any increase in prices is anticipated, that will have to be discounted if the land is to be sold, is it not?
 - A .- I do not think that.
- Q.—For example, a man can put money in industries and can get so much return, but if he puts the same money in land, he should get such a return as he would get in industries. If he does not get the same from land, you are simply penalising the man who happens to be the owner of the land.
 - A.—I do not see the point.
- Dr. Hyder.—Some increases are anticipated, but when the increase ripens, a man finds that he is not so well off as he would have been had he put his money in some industrial concern. Therefore I say that you are penalising the present owner. You can only put the tax on if there is the anticipation that the State will take a portion of the unearned increment, but when a man buys his land and comes to know that the land is going to be increased in value, he thinks he can put that money in some other concern as he would not get the benefit of the increment to the extent that he would like.

The President. Q.—You only take a portion of it.

- A.—We are not out to tax anything further than the actual increase.
- The President.-I think this is not involved in Mr. Milne's answers at all.
- Dr. Hyder.—What I say is that this is one of the difficulties which arises in connection with all the proposals relating to the taxing of unearned increment.

Sir Percy Thompson. Q.—What the witness is saying is that the State is not taking enough.

A.—Yes.

President. Q.—You say you would prefer the betterment tax to a lump would you levy it?

was that you will have then a chance to take a proe which has actua" 1-en place. That is, you

The Hon'ble Sardar Jogendra Singh Q-What do you think is the area of an economic holding in the Punjah, say one which can support five people"

A -I think Mr Calvert is the man who can answer this question

Q-You cannot give any rough idea about this?

A -I would rather not

Q -Then again what is your experience about the prices of land say per acre in the Punjab? Do you think it is an economic price? Do agricultur sts get 5 to 6 per cent for their money always?

A -My idea is that they do not always get that

Q-What is the cost of production, can you give me any idea?

A -I am not prepared at present but can get you figures

Q -People say in the Punjab that the land revenue and water rate is merely a trifle compared with the produce. Is it a fact?

A -As a matter of fact, I think it is so

Q-I want the cost of production of the yield per acre of any staple crop for example wheat

A -From figures worked out some years ago the cost of production for wheat including seed, weeding, reaping and winnowing is about Rs 25

Q-And the yield from an irrigated area?

A -Say about 18 mds per acre

O-Take it at 12 mds

A-12 mds is about the average for the province but take it at 15 mds per acre and Rs 5 per md

O -- What are the profits?

4 -- The profits must be Rs 50

Q -How much land revenue does he pay?

4 -I think he pays about Rs 10 odd, that is one fourth or one fifth

The President Q-I think this was the Court of Wards figure given by Mr Calvert

A -A man gets a better yield from well irrigation, because he cultivates better. In this he has the advantage of taking water whenever he likes. About lift irrigation I think it costs tremendously and the profits are less, but taking the volume of flow I think in the lift irrigation a very limited amount of water is taken while in flow irrigation more water is used Profits on both do not equalise Taking for instance lift irrigation which can command 10 acres of land it may be put under valuable crops like tobacco sugar cane etc and in that way it is able to pay well while in a larger area lift irrigation is not paying I am trying to show that lift irrigation can be used for intensive crops. They do not grow only crops like tobacco and sugar cane on well lands wheat and cotton are usually grown with lift irrigation as in canal areas. In the limited areas irrigated by wells the farmers cultivate very much better and get a higher yield. In well irrigation a man gets better yield not because he gets more water, but he looks after it better and cultivates better

Dr Paranjpye Q -The time of the supply of water is determined in the case of canals but in the case of lift irrigation he can take water just as he likes 9

1 - Yes This is also important

The President Q-1 would like to ask you about this combined charge of land revenue and water rates Is not the great part of the difficulty the fact that the land revenue is much less than half net assets?

4 -1 es

Q -The result is that you cannot take the full amount necessary to pay for the water and also cannot vary it so much A -Quite so

Q-What I mean is one effect of the combined charge is that it would prevent alteration of the rates for a long period?

A -1 think it would have that tendency

tax. If you turn desert land into cultivable land by giving water which gives portion for the cultivator. Is this the justification for the increment tax in additional increment tax in additional cultivator. portion for the cultivator. Is this the justification for the increment tax in addi-

Q.—Can you explain the system of land revenue in the canal areas? A.-1 think I am not well enough acquainted with that.

Sir Percy Thompson. Q.—Supposing you decide that a fair distribution of increased annual value is 60 per cent to Government and 40 per cent to the increased annual value is 10 per cent duty over and above that, you are

Q.—What I mean to say is, take 60 per cent, and taking that only 40 per cent that there may be insuperable difficulties. But the natural instinct is to take the

Dr. Hyder. Q.—In answer to question No. 24, you say 'I would agree to the on entertainments or on railway tickets.' To whom would you give this tax

A.—I was not thinking of that point. The State, I think, should get it. Sir Percey Thompson. Which regard to question No. 100—first part—assume holding. If your land revonue on a 10 acre farm is Rs. 100 and the man chooses which will both become uneconomic holdings, the land revenue holding. If your land revenue on a 10 acre farm is Rs. 100 and the man chooses would be Rs. 50 on each? You will both become uneconomic holdings, the land revenue as you would collect from the two holdings the same amount of ten acre economic holding?

Q.—In other words would this fractionisation be any justification for reducing the land revenue?

Q.—You think the result will be that, even if you do, the holdings will become

Dr. Puranipye. Q.—Is there much tobacco cultivation in the Punjab? them checked.

A.—You have given figures in the notes sent with your questionnaire. I had

Q.—Is the quality of tobacco nearly uniform all over the Punjab? A.—We have not done very much work on tobacco in the Punjab. I do The quality is very rough.

Q.—Is the production of tobacco per acre the same practically all over the province, at least so far as the irrigated lands are concerned?

A.—There is little difference in the quality of tobacco grown and I think with equal quality of land and equal cultivation it will be the same. Q.—Will it be possible to levy an acreage tax on tobacco assuming it is intended to tax tobacco? A .- I don't think there will be any difficulty.

aliferia registrate chain trace

Q.—Suppose you charge Rs. 5 per acre. Is it possible to give it on license? A.—I think it is.

Q.—Two difficulties are suggested: first that the tax might weigh heavily on quality of tobacco—and secondly that it is difficult to estimate the amount of tobacco cultivation.

Professor BRIJ NARAIN, M.A., Lahore, was next exammed.

Written memorandum of Professor Brij Narain.

General Considerations

Methods of estimating national income are discussed in a paper read by Sir J Stamp on The Il ealth and Income of the Chief Powers (1914) before the Royal Statistical Society in 1918, J. R. S. for July 1919. The paper has been reprinted in his recent work "Current Problems in Finance and Government" (1924) These methods have also been discussed by Knibbs in his "Private Wealth of Jeustralia and its Growth".

For India it would not be difficult to estimate national income if we possessed complete statistics of production But the following figures are not available—

Agricultural Production Yield of -

Ragi

Other food grains and pulses (see Agricultural Statistics of India, 1921 22, Vol I, page 30, Col 10)

Oil seeds ground nut, cocoa nut, castor and others

Condiments and spices

Fibres other than cotton and inte

Dyes and tanning materials other than indigo

Drugs and narcotics other than coffee and tea

Fodder crops

Fruits and vegetables including root crops

Miscellaneous food and non-food crops

Industrial Production

No figures of output are available except for the following organised indus tries -cotton, jute, wool, paper and iron and steel

In view of the fact that out of 19 per cent of the whole population support ed by industries, organised industries support only 1 per cent, it is important for the armonic of the contract of

A census of production in India will take several years, and it will not be easy to estimate the production of cottage industries. But so long as this s not undertaken all estimates of national income of India would be based upon conjecture rather than facts

On account of the lack of relable statistics it is more or less futile to estimate the segregate national meome of India or income per capita I have not itempted to do so, and I do not attach any importance to estimates given in Annexire B Some fough idea, however, can be formed of the income of ordinary cultivators For this I refer the Committee to the last Chapter, en titled National Income, of my book on Population, but I do not pretend that my calculation is exact

Earnly budgets collected in different parts of the country would be useful in showing the economic position of different classes of families, but no estimates of aggregate or individual memor for the whole population can be based as

on them. I would suggest that the possibilities of taking a census of production should be thoroughly examined. If, on account of its difficulties, which are only too obvious, and cost, the proposal is not considered feasible, the only alternative left is family budgets. These should be collected mainly by non-official agency, and the investigation should be limited to families with an income of Rs. 75 per month or less. The object should be to discover the real tax-bearing capacity of the poorest classes. In view of the many loose statements that are made about the prosperity of India, which is supposed to have been growing by leaps and bounds, and the incidence of taxation per head, which is supposed to be the lightest in the world, the importance of such an enquiry cannot be underestimated.

- Q. 7.—Yes. This information would be of the greatest use to students of economics. The existing statistics of industrial wages particularly, as given in the *Prices and Wages of India*, are unsatisfactory. They relate to a very small number of industrial establishments, and do not provide sufficient material for a study of wage fluctuations over the whole country.
- Q. 8.—Estimates of national income for different periods and different countries are useful for comparative purposes. They are of considerable value for an enquiry into the incidence of taxation, for, when they are reliable, they are a good index of the changes in the tax-bearing capacity of the population.

As economic conditions change, the tax-bearing capacity of the population also increases or decreases. Further, the tax-bearing capacity of the different classes of the population is not the same, and with changes in economic conditions it varies in different degrees in the case of different sections of the community.

There are three chief matters of interest in the economic development of India during the past 25 years:—(1) the rise of prices, (2) the decline of industries, and (3) the increasing pressure of the population on the soil in consequence of the decline of industries. These factors have a direct bearing on the taxable capacity of certain classes of the population, and we may therefore consider them in some detail.

(1) The rise of prices amounts to a revolution. As compared with the year 1904 the rise of prices to-day is about 150 per cent; as compared with July 1914, prices were 81 per cent higher in October 1924. Have wages kept pace with the rise of prices?

In a discussion of this question the following points should be borne in $\min d :=$

While the employers of labour are well organised, our industrial workers are practically unorganised. Wages as a rule tend to lag behind prices, and they rise slowly where labour, on account of its unstable and heterogenous character, finds it difficult to put united pressure on the capitalist class. Some information about the rise of wages has been given in the last Chapter of my book on Population. It will appear that wages have not risen sufficiently and that the actual rates of wages paid are low. It is probable that real wages of the poorest classes of industrial workers (unskilled) have either remained stationary or actually fallen.

It is difficult to show that agricultural labourers are more prosperous than before. So far as they receive customary wages (in kind) their condition has not changed materially. But there is an increasing tendency to substitute cash wages for customary wages in grain, and this injures the agricultural wage-earner, for his cash wages do not rise proportionately to prices.

The greatest sufferers from the rise of prices are petty clerks drawing Rs. 50 per mensem or less who live in towns.

With very few exceptions, the great rise of prices has diminished the taxable capacity of the wage-earning classes.

For (2) and (3) I may again refer the Committee to my book on Population. The decline of industries and the increasing pressure of the population on the soil are discussed in Chapters V and VIII. I may draw particular attention to the consequences of the increasing dependence on the land described in the concluding portion of Chapter VIII.

There is very little doubt that the tax bearing capacity of the great majority of the drawn cultivators has not increased during the pist 25 years. As the result of the dimmution in the size of the holding the small cultivator is poorer than before. He does not gain by the rise of prices, as he produces very little surplus over and above his own consumption.

Induced evidence of the fact that the taxable capacity of the poorer classes (majority of the population) in India has not increased is sufforded by the slow increase of population. The death rate in India is the highest in the world What are the causes of "the extravagant reaction to conditions of public health" in India? In spite of the universality of marriage and the high birth rate the population of India increases more slowly than that of the leading coun tries of the world (with the sole exception of France). There is an intimate connection between the rate of growth of population and economic curcums tances of the people, and if India under present conditions, is over populated, it is not because the limit of evpanism of the population in the absolute sense has been reached but because, as the result of the excessive dependence on agriculture and the decline of industries, the rate of growth of income, in the case of the majority of the population, is such that a more rapid increase of numbers is impossible

These considerations suggest changes in the distribution of the burden of trustion on different classes. Taxation should be made lighter in the case of the poorer classes in toxics as well as villages. On the other hand classes which have undoubtedly grown prosperous during the past quarter of a century should le made to contribute more heavily towards the expresses of the State.

There is no doubt that the small cultivator finds it difficult to pay the land revenue. The land revenue represents a little over 5 per cent of the gross produce of the land, but it is a heavy tax because the 'surplus income' of the small cultivator, after the existence minimum is deducted, is practically nothing

On the other hand large land holders are more prosperous than ever before They are certainly expalle of bearing much leavier tax burdens ti'un they con the present time

I would recommend the exemption of agricultural incomes below a given amount from the payment of land revenue I would also recommend the text atton of unearned increment in the case of landed property in rural as well is night areas. The proceeds of this two may be divided in certain proportions between the Imperial Government and the Provincial Governments

I have referred to land revenue above as a tax. On this subject I may quote what I have written elsewhere —

'It has been sud that the controversy about the nature of land revenue, whether it is a tax or rent, is a profiles war of words. So it is in a sense if land recenue is regarded as a money payment made by one party to another, and no further questions are asked, it is a matter of indifference whether the payment is called 'ent of a tax. But if we enquire further whether this priment is made to a terruit to the State landlord or by a subject to the State as a contribution towards the general expenses of Government, the question at once raises importum issues. For it the State in India is the universal land lord it is legilly entitled to the whole of the rent, and enhancement of the State's demand until it absorbed the whole of the surplus produce of the soil ownlid by sutfield. But if land revenue is of the nature of a tax, then those who pay it can demand that it should be administered like a tax, for example, it can demand that it should be administered like a tax, for example, it can demand that it is thus seen that in a practical sense, that is, considering the consequences that flow from the acceptance of one view or the other, the question whether land revenue is a tax or rent is not merely a question of words.

"It cannot be denied that the State was the naiversal landlord in India under Indian milers. But the British Government has everywhere recognised a private right in lind. It is certainly true that it reats land as a security for the pay ment of lind revenue and that non payment of the assessed sevenue entails loss of the land but this does not imply, non existence of a private right in land

"Again if land revenue is regarded as rent, it must be recognised that the enforcement of the State's demand in full at the present time is out of the queetion Such an attempt would be politically dangerous. Thus on the cine hand we have a definite recognition on the purt of the State of a private right

in land, and on the other the difficulty, if not the impossibility of realizing the full State demand as rent, assuming the State to be the ultimate owner in every case. Practical considerations in a discussion of the question are entitled to great weight, and we may conclude that the land revenue is for all practical purposes a tax on agricultural incomes, though, regarded as such, it is entirely different in character from the land-tax of European countries".

(Source—Book for the Study of Indian Economic Problems, 1922, Vol. II, pp. 208, 209.)

Uncarned increment.—There is a large amount of unearned increment in the enormous rise in the value of landed property. Part of it can be appropriated by the State for its own purposes.

The taxation of uncarned increment was first attempted in the German Colony of Kiauchau in 1898. The object was to discourage speculation in land and to prevent private owners, mostly Chinese, from reaping the whole benefit arising from the increase in the value of land due to the activity of the German Government in Kiauchau. The success of the Kiauchau experiment led to the adoption of the tax by many municipalities in Germany. The first to introduce it was the municipality of Oetzsch in Saxony. Frankfurt a. M. followed in 1904. The movement spread rapidly until 1910: 652 municipalities in addition to other bodies had introduced the tax. On February 14, 1911, an Imperial tax on increment in value (Reichszuwachssteuergesetz) was introduced by the German Government for the whole of Germany. The chief features of the tax are as follows:—

The taxable increment is the difference between the purchase price and the selling price. For determining the purchase price, 1 January 1885 was taken as the basic date. The tax does not apply to vacant land of less value than 5,000 M. or land, which is built upon, of less value than 20,000 M. The tax is graded according to the exteut of the rise in value; further the period of ownership is also taken into consideration. The rate of tax is 10 per cent if the increase in value does not exceed 10 per cent; 11 per cent on increase in value of 10-30 per cent; 12 per cent on increase of 30-50 per cent; and thus it rises by 1 per cent till it reaches a maximum of 30 per cent on increase in value of more than 290 per cent. The maximum rate diminishes with the length of ownership.

The difference between the purchase price and the selling price is calculated after adding to the purchase price 4 per cent of the purchase price as representing the cost of acquisition, and the expenditure for buildings, improvements, etc.

The seller pays the tax, but the purchaser is also liable under certain circumstances. Of the total yield of the tax, the Imperial Government originally received 50 per cent, the States which form the German Union got 10 per cent as cost of collection and administration of the tax, and 40 per cent went to the municipalities within whose jurisdiction the piece of land lay.

In 1912-13 the share of the Imperial Government in the yield of the tax amounted to about 21 million M.

A tax on increment in value is also levied in England.

The details of a tax on uncarned increment in India can be worked out by a special committee. It is the general principle which is suggested here. The year 1900 may be taken as the base year for determining the increase in value. There would have to be certain limits of exemption. Allowance will have to be made for improvements, cost of acquisition, etc. The tax may be graded, the rate rising from 10 per cent in the case of increase in value of less than 10 per cent to 30 per cent on increase of 300 per cent or more. There is no doubt that the tax will be productive.

Q. 26.—"The Nature and First Principle of Taxation" by Robert Jones (P. S. King 1914) brings together in one place the principles of taxation as stated by the leading economists of various countries from Adam Smith down to Conrad in Germany and Adams and Taussig in the United States.

A useful work in the German language is Grundsatze der Besteurunj by K Diebl and P Mombert (Selected Readings in Economics, Vol XIII, of the Series)

Q 27 —No Only those who earn more than the existing minimum possess while to pay '

It may be said that if the existence minimum is touched, the tax on the poor worker will be shifted to the employer But if that is intended, why not tax the employer directly and leave the poor min alone? Secondly, the tax may not be shifted, if the labourers we not well organised, and are not in a position to enforce their demands. The only result of the tax under such conditions will be a full in the standard of living, which will have cumulative effects.

Q* 28 39 - A poll tax has no place in a riodern financial system. A poll tax as a condition of the suffrage fas levied in some States of America and Switzerland) is not to be recommended, as the payment of it tends to be assumed by political parties.

Salt Qs 51-3-I do not recept the statement that from every point of view salt is admirally adopted to be a tax bearer 'in India. The salt duty is objectionable because it increases the tax buildens of those classes of the population whose tax bearing expacity is the smallest

Conrad, a leading German economist, thus comments on the salt tax -

In favour of the salt tax it is first of all urged that, when its amount is moderate, it is not much felt by the population, because it represents only a small sum in the course of a year and is paid in small amounts. But a worker's family, which consumes a bundred weight of salt in a year, pays a tax of 6 M in Germany which is only 2/3 per cent of an income of 900 M, but if the easistence minimum is deducted which may be estimated to be at lenst COO M, the amount (taken away) my this one tax is 2 per cent. In the case of a large family the tax may easily be 3 per cent or more

"Itsis further urged that the (sall) tax is to be regarded only as supple menting other taxes in order to make even the poorer classes contribute to taxation, and when the lower classes of the population otherwise remain free from taxation they will only be lightly affected by tre tax But one should not forget that also those are forced to pay the tax whose incomes amount to a bare existence minimum, and this difficulty (Harte it hardness) must be taken into account And more over, as, on protectionist grounds, the taxation of other articles which enter into the consumption of the lower classes cannot be avoided, the taxation of salt leads to the over burdening of those sections of ite population whose expectly is the smallest.

The salt duty is levied at the rate of Re 14 per Md in India In France the tax is Rs 233 per Md and in Greece Rs 5 per Md In Germany, according to Conrad, a worker's family pays a tax of 6 M or Rs 4g in a year on an annual consumption of 56 seers in India a family of 4 persons consumes 4 seers of salt in a month or 48 seers of salt and thus the amount of the tax paid in a year is only Rs 18 It would seem that the burden of the tax is lighter in India than in Greece France or Germany

But the burden of a tax cannot be judged merely from the amount of the tax paid or by calculating the medence per head of the population 1 he burden of a tax must be considered with reference to the real tax bearing capa

The real tax bearing capacity is found by deducting from the income earned the existence minimum. If the income of a person amounts to a bare existence minimum his tax bearing capacity is ml + Futher, the existence minimum

^{*}Finanzestenechait (8th E1) p 159

1 may summarize this analysis of shilly to bear in the following general terms.
Those elements of income which are necessary payments to owners of productive agents in order to sustain the production and have no ability to bear taxation the production and have no ability to bear taxation the production and have no ability to bear taxation the lower analysis of the summarized ways and in anitation and evoke the regular application of a such a level of efficiency constitute. Bloom covids (Taxation in the level State p 4thobson)

minst be liberally conceived. It means wages which will not merely enable the and his family on a fair level of efficiency and comfort.

An unskilled labourer in Germany earns 900 M. (Gold or Rentenmark) in a samplus income. A salt tax of 6 M. in a year is 2 per cent of his tax.

What is the annual income of an unskilled labourer in India, and what is the existence minimum?

The income of an unskilled labourer in India, in urban areas, after making occasional illness which may The income of an unskilled labourer in India, in urban areas, after making prevent him from working, may be taken to be Rs. 30 per month, or Rs. 360 per month, or Rs. 360 per month income of Rs. 30 per month, or Rs. 360 per month. Rs. 30 per month for a family of 4 means

It is difficult to say what is the existence minimum in India. It must vary certain that it is more than Rs. 30 per month for a family of 4. This is budget (4 members), based on 43 budgets made by the Bombay Labour excess of expenditure of Rs. 35-3 or an excess of expenditure of Rs. 35 per month for a family capacity of an income of Rs. 35 per month. A representative budgets, shows an income of Rs. 35 per month excess of expenditure over income of Rs. 35 per month.

As a representative budget of dock labourers, based on 36 expenditure over income of Rs. 24-6 per month.*

I would take the existence minimum in industrial centres to be at least This means that the tax-bearing power of a family with an income of Rs. 30 per prices). month or less is nil.

It will thus appear that an unskilled labourer in India whose average income tax of Rs. 1-8 to the Government on his consumption of salt in a year than the German worker who pays a tax of three times that amount. It will also appear tax of Rs. 1-8 to the Government on his consumption of salt in a year than the German worker who pays a tax of three times that amount. It will also appear in different countries based merely on the German worker who pays a tax of three times that amount. It will also appear amount paid, or the incidence in different countries, based merely on the value, but positively misleading. head of the population, is not only of no

An interesting attempt was made in connection with census operations in a Romhav Presidency to ascertain the true economic position of the Romhav An interesting attempt was made in connection with census operations in the Bombay Presidency to ascertain the true economic position of the Bombay the poorest families, compulsory expenditure (excluding expenditure) on educations of the case of the control of the case family elsewhere than in large eities. The enquiry showed that in the case of the poorest families, compulsory expenditure (excluding expenditure) on education. does not of the case of t the poorest families, compulsory expenditure (excluding expenditure) on education, doctor's fees and other voluntary expenditure) was 94 per cent of the

*It may be objected that liquor is an item of expenditure in almost that for dock labourers that for spinners the amount in almost every budget for spinners that for dock labourers this amount is Rs. 14 amount spent on liquor is Rs. 18 and fund to be greater if we deduct its Rs. 14 liquor, spent on liquor is Rs. 18 and in that the begreater than Rs. 30 per amount Liquor of course, is no figuor is Rs. 18 and in that the lourner conditions of workers in Romator in almost every budget, by the Famine Code but less than in Bombay's, and some time total expenditure is 10, 21). The standard of levels of living is the diet prescribed in the amount of India, are under the case, it must be admitted that hile are cliving or confort in Bombay Jail allowed capacity. 30 very low that the standard and life are living or confort in the seen from an expenditure on and convertional made capacity low. There has standard as still low and in the long run increased. Necessaries for progress. The family formerly approach is little or worker's carning for work as the children of working, and onther what the family formerly Moreover, the families are not worker's earning or low or nothing, and not what they ought to trained or long run increased. Seessaries for efficiency, such as suitable house or nothing, and not what they ought to trained or long and one, as a rule, class and children in they ought to trained or long run increases. Bombay, p. 15).

total expenditure. Thus if a worker's family earns Rs 30 a month or Rs 360 a year, Rs 338 4 are accounted for by compulsory expenditure and only Rs 21.6 are left for education, doctor's fees, etc Now the existence minimum must include some expenditure on education, medical assistance, etc But let us assume that 'surplus income' or tax bearing capacity of a family is to be judged by an evcess of total mecome over compulsory expenditure. Then in the case of a family earning Rs 350 a year, the 'surplus income' is Rs 21.6 The salt tax of Rs 18 per year represents 69 per cent of 'surplus income'. This is a very high rate of taxation, higher than the rate in Germany and probably in other European countries.

I would recommend the abolition of the salt tax on the ground that it is a heavy tax in the case of the poor worker From enquiries that I have made I find that the burden of the tax is felt by the poor .

The suggestion made to the Committee that the salt duty should be raised to Rs 2 is either the result of ignorance of the true economic position of poor families in India or of the first principle of taxation. It follows that I regard the action of the Government in doubling the salt duty in the Budget for 1923 24 as indefensable.

Q 52—In case the salt duty as abolished, I do not think it necessary that a substitute for it must be found so that "the poorest classes" do not escape taxation. I do not assume that "it is proper to impose any taxation at all noon the poorest classes." A tax should be imposed only where real tax bearing capacity exists, that is, when income exceeds the existence minimum. In European countries the majority of the lower classes earn more than the existence minimum. But in India the majority of 'the poorest classes' (accluding heggars of course) earn less I is dangerous to import into India principles of taxation which apply to prosperous countries of the West

We should not also forget that even if the salt tax were abolished almost every one would be still paying some indirect taxes or other

Tolacco Q. 121 and 122 (4) and (5)—Tobacco is a suitable subject of Imperial taxation. I would favour the taxation of tobacco provided the tax is graded so that it falls heavily on the consumers of cipareties and cigarst Hookah tobacco should not be heavily taxed Excepting the Sikhs, all classes of the population in the Punjab and other parts of India smoke the hookin, and tobacco is an item of expenditure in almost every worker's budget. It is not a necessity in the strict sense, but a conventional necessary, and the average worker spends about three to four times as much on tobacco as on salt which is a necessity.

also regards the method of taxation the German system well deserves consideration. The Imperial Tobacco Tax of 12th September 1919, which came into force on 1st April, 1920, is graded according to the retail prices of various kinds of tobacco manufactures, and is paid by means of tax stamps (Steuerseichen). The duty to pay the tax rests on the manufacturer, and in the case of imported tobacco, on the importer. Payment of the tax begins as soon is

^{*} Census Report Bombay 1921, Part I, p CIX

f The tax on fobacco in Germany is thus graded -

For cigars up to 8 Pf per cigar 8 M for 1000 cigars in 27 grades rising up to 1600 M in the case of cigars of the value of more than 3 M per cigar, the rate of taxation per cigar thus rises from 0 8 Pf to 160 M

For cigarettes of up to 3 Pf per cigarette 10 M. for 1000 cigarettes, in 14 grades up to 300 M in the case of cigarettes exceeding 50 Ff in value. The rate of taxation thus rises from 130 Pf per cigarette

For finely cut smoking tolacco (finer than 1f mm.) of up to 10 M per Kg 3 M per Kg, in 8 grades up to 44 M for tobacco exceeding 20 M in value

For other varieties of pipe toloacco of up to 5 M per Kg, 1 M per Kg, in 7 grades up to 9 M for tobacco exceeding 20 M in value

For chewing tobacco in rolls or sticks of up to 20 Pf per piece 15 M per 1,000 pieces in 6 grades up to 100 M for such tobacco exceeding 1 M in value

For smuff of up to 5 M $\,{\rm kg}\,$ 1 M $\,{\rm per}\,$ Kg $_{18}$ 7 grades up to 4 M. for such to bacco-exceeding 15 M in value

tobacco manufactures are brought to the market. They cannot be sold except in closed packages, which must bear labels showing the quantity and quality of their contents and the retail selling price, or the price limits of the taxation class of the contents. The whole process of production of tobacco manufacture and sale is subject to severe control and regulation. The growers of tobacco must inform the Government about the quantity produced. They must sell their crop only to notified 'the letter's manufacturers and traders. The operations of the traders are stilled in the letter's manufacturers must submit to the Government a list of products which they intend to manufacture, and samples both of the products and of packing. They must keep the manufactured products only in official warehouses meant for such purpose. They can buy their goods from and sell to only notified tobacco growers, traders and manufacturers, and keep accounts in prescribed forms. Wholesale traders are allowed to keep stocks in their own warehouses, without packing and untaxed, but retailers must keep their goods in the prescribed packing and must sell them only at prices shown by the tax-stamp. Finally all factories, warehouses and tobacco fields are subject to supervision.

It should not be difficult to prohibit the sale of eigars and eigarettes made in India except in packages bearing a revenue stamp. The chief difficulties will arise in connection with hookah tobacco. It is at present not sold in packages, and it is sold to poor consumers in very small amounts, one pice worth or two pice worth at a time. Further, it would be necessary to control the sale not only of manufactured hookah tobacco but of raw tobacco for, as every hookah smoker knows, the process of manufacturing hookah tobacco is simple and every consumer, with a little rab* and raw tobacco, can make it for himself.

In addition to the stamp duty, a license tax may be charged for the privilege of exposing tobaccos for sale.

Q. 122 (2) and (S).—Tobacco is a State monopoly in France (since 1810), Austria (since 1784), Hungary (since 1850) and also in Italy, Spain, Portugal, Roumania, Turkey, Japan, and (recently) in Poland. In Austria the cultivation of tobacco is undertaken in specified parts of the country and on a small scale. The whole of the produce is handed over to the Government. Prices at which the crop will be purchased by the Government are fixed when orders for cultivation are given. Tobacco is manufactured in State-owned factories. The French monopoly extends to production, manufacture and sale.

A State monopoly of tobacco is impossible in India. Conditions are favourable for the creation of a monopoly when cultivation is restricted to particular parts of the country and the number of business in the industry is small. These conditions do not exist in India. Tobacco is grown almost all over the country, and the number of manufacturers and traders is very large. Apart from the manufacture of cigars, tobacco is a cottage industry, that is, hookah tobacco is manufactured by a very large number of small businessmen scattered over the whole country. The establishment of a State monopoly pre-supposes that those who lose their business in consequence are compensated by the State. How is that to be done, and what will it cost?

There is no objection to the continuance of a State monopoly which is old, as the tobacco monopoly in Austria, Hungary and France. But there is the strongest objection to the creation of a new monopoly which will deprive thousands of people of their source of livelihood.

Q. 122 (1).—Nor is an acreage duty on cultivation to be recommended. This was tried in Prussia in 1882. The tax (Flachensteur) was divided into four classes according to the productivity of land. The yield of the tax was very little. In 1886 the highest rate was retained and applied to the whole of Germany, but even then the yield of the tax was "very insufficient" (sehr ungenugend)*. It is obvious that when the conditions under which tobacco is grown in different parts of the country are not uniform, the rate of taxation chosen may be so high as to discourage cultivation in one province and unduly low in another province (or part of the same province). If the rate of the duty, be too high it defeats its own object; if it is too low (and it will have to be

kept low in view of the differences in yield in different parts of the country), it will bring in only a small amount of revenue. The only alternative is a dozen or more rates of duty, and this is undesirable

Customs Qs 78 and \$0.—The experience of England shows that a small number of judiciously selected articles are more productive, from the financial point of view, than the indiscriminate taxation of every article which is imported Between 1841 and 1862 the number of articles charged with duty in England decreased from 1,163 to 44 but the gross produce of the customs duty increased from £449,000 to £494,000

Imports may be divided into three classes (1) articles of common use which are more or less indispensable, (2) articles which are useful but not indispensable and (3) articles of luxury

The taxation of class (1) would yield the greatest revenue; of classes (2) and (3) a comparatively small amount of revenue Class (3) should be heavily toxed

The question of talation for revenue cannot be considered apart from that of the tariff policy of a country, for whatever scale of duties is chosen, it would ever some effect upon domestic trade and industry. India has definitely adopted the principle of discriminate protection, and in suggesting changes in the tariff we must take this in view.

It is objected that a tariff which protects cannot yield revenue, and one which yields revenue cannot protect. Protective duties may of course be made so heavy as to be prohibitive, in that case they yield no revenue But moderate protection is a source of revenue which cannot be despised. There are many instances in history of tariffs which have protected and also yielded revenue. For example, under the German tariff of 1878 the receipts from customs increased from 103 million M in 1877 to 357 million M in 1890, and at the same time according to Schmoller, this tariff enabled German manufacturers to seeine for themselves their home market, and exercised an educative influence upon industry.

Taxation of commodities of ordinary consumption, which are not produced in the taxing country, should yield a considerable revenue. When some of these commodities are produced in the country, but not in sufficient amounts, and a policy of protection is adopted with the object of encouraging the production of these commodities, it is obvious that, if protection is successful the diminution of imports would diminust the revenue. But so long as the home industry does not reach that stage of development where imports cease altogether, import duties on such commodits will be a source of revenue

In the Indian tariff cotton goods can certainly be made to yield more revenue Increased taxation of cotton goods at once raised zome political questions. I am not concerned with these I am only concerned to show that cotton goods are a suitable subject of enhanced taxation

The production and imports of cotton piece goods in 1913 14 and 1922 23 were as follows —

| In million yards | 1913-14 | 1922-23 | 1924-24 | 1925-24 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-25 | 1925-

In 1913 14 Indian production was 36 per cent of imports. In 1922 23 it exceeded the imports

The Bombay cotton industry has made rapid progress during the last ten years, but in view of the fact that in 1922-23, 1893 3 million yards of cloth had to be imported, it cannot be said that India is, or can become independent

of cotton imports in the near future. Of the total quantity of cotton goods retained in the country for consumption, net imports represent about 50 per cent:--

In million yards.

		-
The quantity of imports of cotton piece-goods	1913-14.	1922-23.
and homo production	4361.4	3318.5
The result of the results of the res	400 F #	9919.9
Exports of Indian piece-goods	89.2	157.0
,, foreign ,,	62.1	74.6
Total exports	151.3	231.6
Surplus available for home consumption .		
Surplus available for home consulidation.	4210:1	3086.9
Net imports .	0105	
	3135·u	1518.7
Percentage of net imports to surplus available		
for home communities	F1.1	40.0
for home consumption	74.4	$49 \cdot 2$

The imports are still much below the pre-war standard, but they show that inspite of the progress of the Indian industry, for many years to come, considerable quantities of cotton goods will continue to be imported.

Of the total value of piece-goods imports, a little over 26 per cent is affected by Indian competition. This percentage refers to average imports in 1909-10 to 1913-14*. The position may have improved a little since then, but the quantity of cotton goods which are imported into India and which are at present not produced in the country, is large.

In view of the large quantity and value of cotton imports, in view of the fact that these imports are indispensable in the present position of the Indian cotton industry and that the imports are articles of ordinary consumption, the enhanced taxation of cotton piece-goods is most desirable. The Indian cotton industry, of course, will not fail to benefit by the increased taxation of imports.

I would recommend that the cotton duties should be raised from 11 to 15 per cent immediately. On the finer varieties of imports, taxes may be imposed ranging from 15 to 33 1/3 per cent.

- Q. 82.—No. The effect of an export duty is to restrict exports. An export duty is paid by the foreign consumer when the exporting country has a monopoly of production and the foreign demand is inelastic. But cases of complete monopoly are rare, and it is very often possible to find a substitute for an article whose export is restricted by a tax. Even the foreign demand for our jute cannot be said to be inelastic; this is shown by the growth in the use of substitute for jute in Germany during the war. We have also to remember that India is a debtor country, and it is necessary, if she is to remain a solvent country, to preserve an excess of exports over imports at least equal to the amount of the Home Charges.
- Q. 83.—Specific duties, as far as possible. Very little use is made of advalorem duties in the English and the German tariff. The disadvantages of advalorem duties are well known.

Prof. Brij Narain gave oral evidence as follows:-

The President. Q.—In your answer to question No. 8 you refer to the decline of industries during the past 25 years. Is that based on census figures?

- A.—Yes.
- Q.—There have been certain differences in the census classification. You have allowed for them?
 - A.—Yes. This question has been discussed in the census report of 1921.
- Q.—You say that the real wages of the poorest classes of industrial workers have either remained stationary or actually fallen?
 - A .- Yes, after making allowance for the rise of prices.
- Q.—And the people who suffer most are petty clerks on Rs. 50 a month or less?
 - A.—Yes.

^{*}Report on the Conditions and Prospects of British Trade in India at the close of the War. by Ainscough, Cmd. 442, p. 37.

Q—You say that the cultivator is poorer than before Have you got statistics to prove that?

A -We have figures to prove that the average holding is getting smaller, taking a period of 30 or 40 years into account. I have discussed this in my hook on Population

Q—Then you refer to the classes which have undoubtedly grown prosperous during the past—quarter of a century. Can you tell us what those classes are?

A -Large land holders

Q -Is that the only class?

A -That is the most important class. One may also refer to the industrialists-capitalists-but they form a very small class

Q-You say that the land revenue represents a little over 5 per cent of the gross produce of the land?

4 .- This is Mr Calvert's estimate and I have taken it from him

Q-You would not support Mr Dutt's suggestion to fix it at 20 per cent?

A -Of course not

Q—Then you say If land revenue is of the nature of a tax then those who pay it can demand that it should be administered like a tax for example, it might be claimed that this tax, like the tax on non agricultural incomes should be graduated. Have you any scheme for doing that?

A—I have no cut and dried scheme ready But I have suggested in my statement that griculturists who get an income of less than a given amount, say Rs 1,000, may be exempted from paying the land revenue

Q-Supposing you graduate it, you still leave it on the land?

A -Certainly

Q-Suppose the land changed hands, and one man bought up a number of small holdings. Then how do you get over the difficulty?

A —The land revenue is paid by the cultivator You have the land revenue settlement

Q-That is you propose to reduce at the settlement the land revenue of the smaller cultivator four proposal is to graduate it

A -I have not actually proposed it But certainly I have no objection to it

Q-The graduation would fall upon the land?

A -I would take into consideration the income

Q—Practically you would abolish the land revenue and substitute income tax?

A —It s very difficult to say how it would work out but surely it should not be difficult to graduate it

Q-The other difficulty is, if you do so, will you not encourage fraction isation, the very thing which you want to avoid?

A -How ?

Q—If the income reached a certain point you have to pay a tax on it So you would take care to prevent it reaching that point and if necessary treak up the holding

ireak up the holding

A—That would be cutting one a own throat I don't think that would

be the result A man will not willingly reduce his holding in order to

secape the tax

Q-He might transfer certain portions bename to his wife or children

A —That is possible

Dr Hyder Q -- With regard to the uncarned increment, will you tell us something more about the Kiauchan experiment?

A -You will find it described in Seligman's 'Essays in Taxation'

Q-Was that levied on all lands*

A -I do not know whether it was levied on all lands. My information is based on Conrad (Finanzuissenschaft).

- U.—It is stated here (in the book) that it was not on the land held privately but only on the land held by the Government. So far as Germany is concerned, you say that the tax is general?
- A.—The tax was of more general application in Germany. About the Kiauchau experiment Seligman says:—
 - "The tax was first imposed in the German colony of Kiauchau in 1898. When the German Government took over that possession the Admiral in charge, von Diederieh, was much concerned over the difficulties that had developed in some of the Asiatic colonies, and especially in the cities opened to the world's trade by China in 1895, where a few speculators had bought up much of the land for ridiculously small sums and then held it for sale to Europeans at very high prices. The German Government was about to make large outlays in constructing harbours, erecting government buildings and building rail-road stations and factories. The admiral foreseeing a great rise in land values, thought that it would be desirable for the Government to purchase a large part of the land and then sell it to intending purchasers as might be needed".

The Maharajadhiraja Bahadur of Burdwan. Q.—May I know if that land in question was purchased by Government for agricultural purposes? I think it refers more to development schemes than to agricultural schemes?

- A .- I think it had a more general application in Germany later.
- Dr. Paranjpyc. Q.—Is it applicable to agricultural land in Germany?
- A .- I do not know for certain.
- Q.—So far as I know they apply this principle in Germany for town planning schemes.
 - A .- I do not know.
 - Dr. Hyder. Q .- Would you apply this to agricultural land in India?
 - A .- Certainly; that is what I propose.
 - Q.—Are there any difficulties in the way?
 - A .- There may be some.
- Q.—There will be difficulty in the separation of true increments, i.e., in respect of improvements, from those due to charges in the rate of interest, rise of prices and so on?
- A.—Let us take these one by one. Take improvements for example. There should be no difficulty on account of improvements. The Settlement Officers make allowance for improvements in assessing the land revenue now; why should it be difficult to do so in future? What I suggest is this: during the last 30 or 40 years there has been an enormous increase in the value of agricultural and other land. If you want new sources of revenue, tax unearned increment rather than increase the salt duty.
- Dr. Paranjpye. Q.—Would you take that increment from the small land-holders?
 - A .- No, not at all. We may exempt land, say up to Rs. X.
- Q.—Then if a man wants to sell land worth Rs. 2 X, he has only to do so twice in order to escape taxation.
- A.—But it should not be difficult to prevent it. It is not impossible to detect evasion.
- Q.—The authorities will not be able to find it out. One sale may take place this month and another next month.
 - A .- You suggest that the difficulties will be very great.
 - Q .- Yes, unless you charge it on all lands without any exemption.
 - A.—In the case of urban property also?
- Q.—In town planning schemes, no such exemption is made. No exemption as you suggest is allowed.
- A.—Now you say that if the exemption is allowed the tax will be evaded in every case?
- √ Q.—Υes.

- A -I see that, but I think it should not be difficult to prevent evasion, though I cannot at present suggest any remedy for it
- The Hon ble Sardar Jogendra Singh Q You have said just now that the large land holders are benefited largely Have you any idea of how many will pay revenue above Rs 5007
 - A -I do not know
- O -They are about 2 300 ont of 24 millions of people and that will bring ahout 5 lakhs Is that what you suggest?
 - A -I suggested an increment tax and not raising the land revenue
- Q-If your principle is worked out, I think you cannot Dr Paranıpye give exemptions
 - A -But methods may be found to prevent evasion
- Sir Percy Thompson Q—Have you any experience of the English method of taxing the increments There what happened was this when the tax was introduced a date was fixed and it was to be levied when prices would rise above a certain maximum So far from being increments there were decrements Is it not also possible that that point is reached in India, it, that the price has reached just the point above which it won't go?
 - A -It all depends upon what date you choose
- Q-How are you going to pay a tax upon an increment which has already accrued? Can you make it retrospective?
 - A -- Yes; the German tax was made retrospective
 - Q-I know, but it was considered unjust in England
 - A -Every proposal for enhancement will be considered unjust
 - Q-You will be forced into making it retrospective?
 - A -1 es
 - Q -Then where are you going to put your datum line?
 - A -- Say 1900
- Q-Have you any records of the value of property in 1900 except where land was resettled Sappose there was a resettlement in 1890 Where are you going to fix your datum line in that case.
 - A -Then there may be some difficulty
- Q—Even if you waive the injustice of making it retrospective, you could not possibly have the injustice of taking the datum line at different dates for different lands. Suppose you take 1900 as your datum I ne and assume there. 15 no re settlement
- A -Do you mean to say that it is impossible to ascertain the value otherwise There would have been sales all over the country
- Q-What you mean is that by reference to sales you are going to have the valuation of land in 1900. The main reason that the existing values were fixed in England was due to the sheer impossibility of finding the original values of the land. If that was the difficulty in 1909, is it not going to be far more difficult to find out the values of all lands in Iudia as they stood on e date 24 years back?
 - A -It would be difficult
- The Maharajadhwaja Bahadur of Burdicar Q—At page 27 of your notes your recommend the exemption of agricultural momes helow a given amount 1 take it that you have not worked out the scheme yourself but what you have in that you have not worked out the security pointers out what you have in mind is that you would evempt lands up to e certain limit from payment of land revenue Beyond that would you continue the payment of land revenue or would you bolish land revenue and bring in what you call income tax on agricultural income.
 - A-I have no scheme ready I have only suggested that the small cultivator should be exempted
- Q-Yon had no scheme in your mind in giving us the answer to the questionraire * A -- \0
- Dr Hyder Q-In answer to questions Nos 23-30, you say that a poll tax has no place in a modern financiel system'. Are you aware that there was

- a poll tax in the Punjab before irrigation was brought to it and there was a hearth tax levied on persons who had no visible source of income?
 - A .- I am not aware of it.
- Q.—Are you aware of the thathameda and the capitation tax levied in Burma?
 - A .- No.
 - Q.—But would you condemn these taxes?
 - A .- Yes, I would.
- The President. Q.—With regard to salt, you say you have made enquiries and find that the burden of the tax is felt by the poor?
 - A.—Yes.
 - Q.—Can you tell us the nature of your enquiries?
- A.—I made enquiries among villagers in Jallo (Amritsar district). They said that when the salt tax was doubled they felt the increase. They also thought that this Committee had the power to abolish that tax and one of them said 'Get this tax abolished'.
- Sir Percy Thompson. Q.—Do you expect any other answer when you put that question?
- A.—But the question is whether there is anything which they can call their 'surplus' income.
- The President. Q.—You think an unskilled worker earns Rs. 360 a year. You don't take the family budget and say how much he spends on salt.
- A.—I have mentioned that in my statement. A family of 4 persons consumes 4 seers of salt in a month. This is based on enquiries made in Bombay.
 - Q.—Is it the same as is consumed in the Punjab?
- A.—Opinions differ. People in towns do not consume so much salt. But people in villages consume a little more.
- Q.—But the allowance to a prisoner in the Punjab jails is only 2/3 of that in the Bombay jails.
- A.—That may be. This figure of 4 seers is based on enquiries made by the Bombay Labour Office.
 - Q.—Does it apply to the Punjab?
 - A.—It may be half a seer less; but that does not affect my argument.
- Q.—You do not take the proportion which salt expenditure bears to the family budget of a man earning Rs. 30 a month.
- A.—It is not difficult to do so. I do not think this figure of 4 seers is excessive. When I made enquiries in Jallo, the villagers said that their consumption of salt amounted to one seer per man in a month.
- Q.—You propose a tax on tobacco. Did you ask whether the people would prefer the tobacco tax to the salt tax?
 - A .- No, I did not.
 - Q.—Would it hit the same people?
- A.—It is difficult to say. But certain classes consume tobacco and others do not. The Sikhs do not consume tobacco.
- Q.—In so far as it hits the same person, would be prefer the old tax or would be prefer the new tax?
 - A.—I would certainly recommend the tobacco tax.
- Dr. Paranjpye. Q.—In the estimate you have given you say that the surplus income is Rs. 21.6. But I think the expenditure of Rs. 1-8-0 is included in the compulsory expenditure. So if that is excluded there, the surplus income would come to Rs. 22-14-0 and the percentage would be different.
 - A.—But that won't make much difference.
 - Q.—Is there no unskilled labourer in Germany on the margin of subsistence?
 - A.—The majority of labourers are above the margin of subsistence.
- Dr. Hyder. Q.—What is your authority to say that the income of the unskilled labourer in Germany is 900 gold marks?

A - Conrad

Dr Paranypye Q -Does the existence minimum of 600 M include the cost of his beer and other things which he regards as necessaries but which you may regard as superfluities?

A -It probably does

- Q-In any country almost every anskilled labourer is nearly on the margin of subsistence on account of competition of labour
- 4 -During the last 3 or 4 years the German unskilled labourer has been constantly getting higher wages

Dr Hyder Q-You mean real wages?

- A -Later* I shall send you an extract from a German newspaper with regard to that
- Q-Now he may get one billion marks but he can't get the same quantity of bread, butter, etc., for the same amount as he used to get in 1914

A -That may be

- Dr Paranpye Q-You have said that you would rather tax tobacco than sait You do not expect that there would be an outcry against certain classes being exempted from taxation?
 - A -I see no objection to the tax on that account
 - Q-You suggest the selling of tobacco in packets?
- A -It will be difficult to sell hulla tobacco in packages. But cigars and cigarettes can be taxed by means of a revenue stamp

Q-What is your suggestion?

A -Liceuse fees for hulla tobacco

- Dr Hyder Q-Do you charge fees even for the cultivation of tobacco or is it for selling or for manufacture?
- A -There should be no license fees for growing tobacco Tobacco should be taxed when it is sold
 - Dr Paranipue Q-How are you going to put hulla tobacco in packets?
 - A -It is very difficult
 - Q —Would you have a tax on acreage of cultivation?
 - A -No. because the yield in different parts must be different
 - Q-Where it is small, they may not cultivate
 - 4 -You intend that some lands should go out of cultivation?

O —When growing tobacco is nuproductive

- A -Then you impose the tax with the intention of throwing some lands out of cultivation
- Q-Is it not possible to have a differential rate for the various districts according to the yield?
- 4 -You may have a dozen rates but I do not consider it desirable I don't think that this will work well

Translation

*With the help of ten appendices it frave among other things to prove statistically that in spite of the heavy burden's imposed on German industries by the dictation of Versulles and the reparation payments involved thereby in spite of the ten times heavier of collaboration in the control of the collaboration of social burden's increase of general cold increase of interest payments of spite of the control of the critical economic satuation still for unskilled workers in general the real peacetime wages have been excelled for inskilled workers in part considerably, evceeded and that the actual German wages in a large measure are almost in the same relation to foreign wages as an in pre war time?

(Weltwartschaftliches Archay 21 Band Heft 1 Jan 1925 Sec Literatur pp 94 95) Also see Berliner Borzenzeitung of 23 Sept 1923.

Q .- You would have only licensed shops?

A.—That is only for hukka tobacco. I would not suggest that for cigars or cigarettes.

Q.—Have you any objection to licensing these also?

.t.—For cigare and cigarettes I would recommend a revenue stamp on packages. I think that is better.

Q .- You would also recommend that for bidis?

A.—Yes, because they can be sold in packages. But hukka tobacco cannot be sold in packages.

Q .- You would treat this as a Provincial or an Imperial source of revenue?

A .- As an Imperial source of revenue.

Q .-- Are you going to make the cultivators sell only to monopolists?

A .- I do not mean that. Tax is to be collected when tobacco is sold.

Q .- How are you going to regulate the production? I mean the quantity that is produced.

A .- I have not suggested regulation of production.

Q.—What is going to happen to the cultivator whose crop is not purchased by the hoensed vendor?

A .- You are assuming that there is much more tobacco than the country demands.

Sir Percy Thompson. Q.—It is really this. The monopolist will decide how much tobacco he should have and at what price. Supposing the monopolist does not take the whole of the tobacco that is grown, there will be a margin. So under the system you propose if a monopolist does not take the tobacco, the cultivator will suffer by not knowing what to do with the balance of the crop.

A .- I do not understand why people would grow more than is required.

Q-I mean there will always be surplus of tobacco which the monopolist may not want.

A .- That is possible.

The President. Q.—Are there not a number of forms in which lower grades of tobacco are used? Is not eight or bidi making a cottage industry in many places?

A .- It is.

Sir Percy Thompson. Q.—You then come to the cotton goods, and suggest that they can bear an increased tariff. In the last few years it seems that the limit of taxation has been reached.

A .- Would you attribute it to the duty?

Q.-I think it has reached the limit any way. What do you think it is

A.—Unfavourable conditions of production just now. During the war, the imports were very much below the normal and I think conditions have not become normal yet. I think cotton imports to-day are below the normal and we might expect an increase in the next few years. That is what I expect.

Q .- Putting the figures broadly, the imports have gone down?

A.—Yes, but I expect an increase in the future.

Q .- You say that you prefer specific duties?

1.—Of course there must be some ad valorem duties in a general tariff. But wherever possible the duty should be specific.

The President. Q.—Does not the system of tariff valuation make the ad valorem duties specific? Practically Government say the value of such goods should be taken at such rates.

4.—I am afraid I have not studied this question.

The Hon'ble Sardar Jogendra Singh. Q.—Do you think that Lancashire-cannot import goods into India at a marketable rate?

A .- It is very difficult to say that.

Q.—The wages earned in India and in England are quite different.

A .- I would not say that the decline in cotton import is due to that.

26th January 1925.

Lahore.

PRESENT

Sir CHARLES TODHUNTER, KCSI, ICS, President

Sir Bijar Chand Mantas, GCIE, KCSI, IOM, Mabarajadhira; a Bahadur of Burdwan

Sir Percy Thompson, KBE, CB

The Hon'ble Sardar JOSENDRA SINGH

Dr R P PARANTPYE

Dr L K Hyden, M L A

Mr. C. M. KING, C.S.I., C.I.E., I.C.S., Financial Commissioner and Secretary to Government, Revenue Department, Punjab was examined.

Written memorandum of Mr. King.

Q 15—The charge for water is not, in my opinion adequate, but my attempt to rane it will meet with a very "trong opposition. We have had an example of this in the recent agitation against the increase in water rates. This opposition must always be reckoned with Principles for fixing the charge low water have been laid down by the Government of India, but this province his been bound lirgely by what the charges were in previous years, and it has not in fact followed any principle in fixing its rates except, the broad general principle that it charges more for water applied to valuable crops than for water applied to the less valuable crops.

My opinion with regard to the charge to be made for the supply of water

is very briefly as follows -

- I think that the charge can be divided into three parts, (i) interest on explail expenditure; (ii) uplicep and maintenance charges, and (iii) a charge for the water which is the property of the whole State and which cannot be given to certain favoured individuals merely because of their favourable position with respect to water. Viewed from this standpoint, we can charge for the water april from interest and maintenance clarges, anothing we like up to the point of discouraging people from using water. This is the extreme time of the charge we can mike, but of course I do not think we should go up to this limit. In the production of crops, which result from the application of cronal water to burren soil, there are two parties—
 - (I) the owner of the water, which is the State; and
 - (2) the owner of the land

In very dry areas, where the land can produce nothing without writer, and where the rainfall is totally insufficient so that it does not compete with canal water, the owner of the water will be able to force up his share of the increased produce of the land very much higher than he will be able to do in a less and tract, there he has to compete with natural rainfall. Taking it as a whole, I think it may be justly said that the increased produce of the land after deducting the increased cost of cultivation on the part of the cultivator or owner, and the cast of interest on capital expenditure and rain fenance charges should be divided equally—between the owner of the land

- Q.—You would have only licensed shops?
- A.—That is only for hukkà tobacco. I would not suggest that for cigars or cigarettes.
 - Q.—Have you any objection to licensing these also?
- A.—For cigars and cigarettes I would recommend a revenue stamp on packages. I think that is better.
 - Q.—You would also recommend that for bidis?
- A.—Yes, because they can be sold in packages. But hukka tobacco cannot be sold in packages.
 - Q.—You would treat this as a Provincial or an Imperial source of revenue?
 - A.—As an Imperial source of revenue.
 - Q.—Are you going to make the cultivators sell only to monopolists?
 - A.—I do not mean that. Tax is to be collected when tobacco is sold.
- Q.—How are you going to regulate the production? I mean the quantity that is produced.
 - A.—I have not suggested regulation of production.
- Q.—What is going to happen to the cultivator whose crop' is not purchased by the licensed vendor?
- A.—You are assuming that there is much more tobacco than the country demands.
- Sir Percy Thompson. Q.—It is really this. The monopolist will decide how much tobacco he should have and at what price. Supposing the monopolist does not take the whole of the tobacco that is grown, there will be a margin. So under the system you propose if a monopolist does not take the tobacco, the cultivator will suffer by not knowing what to do with the balance of the crop.
 - A.—I do not understand why people would grow more than is required.
- Q.—I mean there will always be surplus of tobacco which the monopolist may not want.
 - A.—That is possible.

The President. Q.—Are there not a number of forms in which lower grades of tobacco are used? Is not cigar or bidi making a cottage industry in many places?

A.—It is.

- Sir Percy Thompson. Q.—You then come to the cotton goods, and suggest that they can bear an increased tariff. In the last few years it seems that the limit of taxation has been reached.
 - A.—Would you attribute it to the duty?
- Q.—I think it has reached the limit any way. What do you think it is
- A.—Unfavourable conditions of production just now. During the war, the imports were very much below the normal and I think conditions have not become normal yet. I think cotton imports to-day are below the normal and we might expect an increase in the next few years. That is what I expect.
 - Q.—Putting the figures broadly, the imports have gone down?
 - A.—Yes, but I expect an increase in the future.
 - Q.—You say that you prefer specific duties?
- 1.—Of course there must be some ad valorem duties in a general tariff. But wherever possible the duty should be specific.
- The President. Q.—Does not the system of tariff valuation make the ad valorem duties specific? Practically Government say the value of such goods should be taken at such rates.
 - A.—I am afraid I have not studied this question.
- The Hon'ble Sardar Jogendra Singh. Q.—Do you think that Lancashire-cannot import goods into India at a marketable rate?
 - A.—It is very difficult to say that.
 - Q .- The wages earned in India and in England are quite different.
 - A .- I would not say that the decline in cotton import is due to that.

26th January 1925.

Lahore.

Present

Sir CHARLES TODHUNTER, K.C.S.I., I.C.S., President
Sir Birti Chard Martas, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraya
Bahadur of Burdwan

Sir Percy Thompson, KBE, CB

The Hon ble Sardar JOGENDRA SINGH

Dr R P PARAMPYE

Dr E k Hyper, MLA

Mr. C. M. KING, C.S.I., C.I E., I.C.S., Financial Commissioner and Secretary to Government, Revenue Department, Punjab was examined.

Written memorandum of Mr. King.

Q 15—The charge for water is not, in my opinion, adequate, but any attempt to raise it will meet with a very "trong opposition. We have had an example of this in the recent agitation against the increase in water rates. This opposition must always be reckoned with Principles for fixing the charge for water have been laid down by the Government of India but this province has been lound largely by what the charges were in previous years, and it has not in fact followed any principle in fixing its rates except the broad general principle that it charges more for water applied to valuable crops than for water applied to the less valuable crops

My opinion with regard to the charge to be made for the supply of water is very briefly as follows — $\,$

- I think that the charge can be divided into three parts, (i) interest on capital expenditure, (ii) upkeep and maintenance charges, and (in) a charge for the water which is the property of the whole State and which cannot be found to the control of the control o
 - (1) the owner of the water, which is the State, and
 - (2) the owner of the land

In very dry areas where the land can produce nothing without water, and where the rainfall is totally multicent so flat it does not compete with canal water, the owner of the water will be able to force up his chare of the in creased produce of the land very men suggest that he will be able to do in a less and truct where he has to complete that natural rainfall. Taking it as a while I think it may be pastly mad that the increased product of the land after deducting the increased cost of cultivation on the part of the cultivator or owner, and the cast of interest on capital expenditure and has it tenance charges should be divided equally—between the owner of the land

and the owner of the water. Under the theory of half the net assets, this equal division of the surplus produce is fully justified. Indeed, it is what is supposed to take place in the case of all flooded lands. Government in those cases is entitled to half the net assets of the soil to which has been applied directly the water of the river. So also it can be argued that Government is entitled to half the increased net assets due to the application of canal water to the soil. Thus, in my opinion the maximum limit theoretically of the water-rate would be calculated somewhat as follows:—

Deduct from the produce of the land after the application of the canal water, the produce of the land, as it would have been without the application of the canal water. From the remainder, deduct the interest charges and the cost of maintenance of the canal, and also the increased cost of cultivation due to canal irrigation. Divide the remainder by 2. If we call this remainder R per acre and the interest charges I per acre, and the maintenance charges M per acre, then the maximum limit of our rates will be R/2 plus 1 plus M.

With reference to (4), I think that if any system of assured measurement could be obtained, and if arrangements could be made for distributing water issuing from an outlet among the various persons entitled to share in the water from that outlet, then it is infinitely preferable to charge for the water by volume than to charge for it by acreage rates.

- (5) I cannot conceive of anyone having any knowledge of the problem accepting a proposal to sell the water by auction.
- Q. 16.—I entirely agree that when land newly brought under irrigation or guaranteed a supply of water for the first time increases largely in value in consequence, the State is entitled to a portion of the increase, in that (in my opinion) it can justly claim practically the whole of the increase. I would prefer to take this charge for enhanced value in the form of a lump sum rather than in the form of a betterment tax.
- Q. 17.—As far as I know, tenancy laws do not affect the rates to be charged for water.
- Q. 33.—I am not in favour of the removal of the exemption of incomes derived from agriculture which was given under Act II of 1886. This is not because I think there is not a case theoretically for the removal of the distinction, but because I think that the removal of this distinction in the Punjab would cause a great ferment and would be regarded by the people concerned as an act of bad faith. The persons actually affected would, I think, be very small in number. Rough calculations, I have, show that the persons paying land revenue of Rs. 500 per annum and over number only about 2,300 out of 3½ millions of revenue-payers. If we regard the land revenue as being equivalent to one-third, or one-fourth of the net assets (theoretically it is supposed to be one-half, but we never get within a close percentage of this standard), it will be seen that probably less than 2,000 out of 3½ millions obtain taxable income from the land. We shall, therefore, affect very few persons and it is not likely that we shall get more than five or six lakhs of rupees in income-tax. This figure must not be taken as more than a very rough guess. I do not think we should be justified for this comparatively small sum in causing a ferment in the whole agricultural population. People will feel the tax, even though it is not imposed upon them.
 - Q.~39.—It will be seen from what I have said in my answer to question No. 38 that I do not agree with dicta contained in this question.
- Q. 40.—I am not in favour of reducing the limit of liability to income-tax below Rs. 2,000. Even now it is very difficult to obtain evidence of the taxability of the person, and if we lower the limit, we shall have either to include all persons who do not derive income from land or else we have to let off people who really are taxable. It is difficult enough, as it is to decide, in any case, whether a person's income is Rs. 2,000 or Rs. 1,900. It is far more difficult to decide whether his income is Rs. 500 or Rs. 490. I think it was a step in the right direction when the taxable limit was raised from Rs. 500 to Rs. 2,000.
 - Q. 61.—No.
- Q. 62.—I am not an advocate of total prohibition at the present stage, and I do not therefore think it necessary to give my opinion on the schemes for making good the loss of revenue which would result from total prohibition.
 - Q. 63.—I do not propose to give an answer to this question.

- Q 6½—I think that the taxable capacity of the province has been teatled, and that any further increase in rates would cause a great diminution in the return from excise taxes without any corresponding diminution of consumption, owing to the large amount of illient consumption of all excisable article that would mertiably take place
- Q 65 —I consider that the Still Head Duty rates in the Punjab are not too high I am not in a position to tay whether the rates in other provinces are too high or too low
- Q 66—Recent increases in rates have been followed by increases in illicit production of liquor. It is doublful, bowever whether part, if not the whole, of this illicit production is not due to diminished facilities for obtaining liquor rather than to the increased price of liquor. Probably both causes operate Before reducing the rates I would prefer to increase the facilities for the obtaining of lott excisable articles.
 - Q 67 -First part-yes Second part-no
 - Q 68-No
 - Q 69-I do not think that there should be varying rates
 - Q 70 -Tars is not used in this province
- Q 71-I do not think that there need be any great variation in the rates of taxation on ganga, charas and bhang
 - Q 72 -As far as I know-yes
- O 73—The present system of disposal of licenses for retail vend by auction is, I think the most suitable for this province. An attempt at gallonage rates proved disastrous
- Q ?: —It is not true that the reduction in the number of hierares has resulted in a great increase in the value of those that remain on the ground if monopoly. What has happened is that the reduction in the number of hierares, especially for country spirit has stimulated the production of illicit country spirit, and this has in many cases decreased the value of retail hierares.
- Q 75 —I am entirely in favour of uniformity of rates for all excisable articles. Q 76 —No. The effect of its introduction on revenue would be decidedly depressing
- Q 77.—I think it is imperative that steps should be taken for the control of opium smuggling. As most of the emuggling is from the Rajputana States action can be taken effectively only by the Government of India which is the suzerain power.
- Q 86 —I regard a tax as an arbitrary exaction made by the supreme Government from his ubjects. A rent is an exection made by the owner of hand for the use of the land. The main difference of the land of the main difference of the land of the main difference of the rent of the land of the common laws whereas worth a paper those laws. The fact that in the Punjab the basis of our land revenue as a definite share of the rent seems to me to bring land revenue within the cate gory of rent rather than the tax. I do not know if these considerations apply to other systems.
- Q 27—I do not believe that the prosperity of the cultivator has been affected by the land tax in this province. It is effected far more by famine conditions rather than by snything else, and as that cause has been rendered comparatively important by the large increase in cultivation due to new canals the cultivation has become increasingly prosperous in the Panjab
- Q 93—Land revenue in the Punjab varies with the quality of the load assessed It is mearred therefore to say that it agrees the ability to pay II you have two persons each with 10 acres one of them holding cloth and the other borani land the person who holds check land has to pay possely twice as nuch as the person who holds boroni land in the same neighbour hood. The reason for the difference is that be gets twice as much out of his chain land as the owner of boroni land gets out of his boroni land. Most assessments are fixed for terms of 30 years. This gives the element of certainty which is desired. It would be wrong to go beyond this With a fixed assessment there can be very hitle tyraniv and evolution on account of revenue collections. If the time of pavement of revenue is a local word of the content of the content of the content. This fact

has been stated at least once in the local Legislative Council, and persons, who object to the present dates of payment, have been invited to suggest other dates. But, as far as I know, no such suggestions have been made. In the ease of fluctuating land revenue, there might have been an opening for tyranny and extortion under the old conditions when kharaba was given according to the will of the assessing officer; but with the disappearance of those conditions the possibility of tyranny and extortion has vanished, though it is still possible, if there is not proper supervision, for a revenue-payer to-bribe inferior officers, and thus escape the payment of his proper share of revenue. I do not believe that there is ever any case of a man having to pay money to avoid the payment of revenue which is not fairly leviable from him. but it probably frequently happens that an underling is bribed to let a man escape from the payment of just dues. It is wholly incorrect to say that 20 per cent of the revenue is spent on collection alone. Such a statement is wildly inaccurate.

- Q. 99.—Of course there must be inequality in the payments made as the area assessed progresses. I do not know of any practical way by which this inequality can be avoided. It is impossible to return to the appraisement methods of Dewan Sawan Mal.
- Q. 100.—The only way in which income-tax on agricultural incomes could be levied in this province would be to fix the income in terms of the land revenue. I think that any attempt to ascertain yearly what the agriculturist's incomeactually is, is quite impracticable.
- Q. 101.—I am opposed to a tax on mutations because it might lead to the concealment of transactions, and a consequent deterioration of our land records.
- Q. 102.—I think that some form of tax should be imposed on land specially brought under irrigation. Except for this, I would not act on Dalton's principle.
 - Q. 103.—This question is not important in this province.
- Q. 104.—I think that the only satisfactory method of comparing the-incidence of land revenue in different provinces is that indicated in (3) or (5).
- Qs. 121—136.—I think that an aereage duty upon tobaceo might be imposed, but it would be necessary to impose it throughout the country and not only provincially.

Mr. King gave oral evidence as follows:--

The President. Q .- You are the Financial Commissioner.

A .- Yes, Sir.

- Q.—Do you distinguish between the Financial Commissioner of Revenue and Development? Or you are Financial Commissioner of both?
- A.—I am Financial Commissioner for Revenue. There is also a Financial Commissioner for Development.
- Q.—You take all matters connected with Revenue. You are also Secretary to Government in that department?
 - A.—Yes, Sir.
- Q.—Is your opinion given here your own personal opinion, or that of the Government?
- A.—It is not the opinion of Government. I was simply asked to give my opinion, I think, as Financial Commissioner, and I have given it. I think I have no existence as a private individual.
 - Dr. Hyder. Q .- You are the Chairman of your Economic Enquiry Board?
- A.—As a matter of fact the Board of Enquiry consists of two branches, rural and urban, I am the Chairman of the rural branch and the whole Board is presided over by Mr. Harkishan Lal.
- Q.—I understand your province is the only province which has got its own- Economic Board of Enquiry?
 - A.—I think so.
 - Q.—Why did they not give Rs. 25,000 for the continuance of its activities?
 - A.—We have got something this year.

Q -Can you give us an idea of this Board?

d.— This Board was founded by Sir John Maynard some years ago. The Government have issued a press communiqué explaining the objects of this Board Iv was started in the year 1919 and the immunique says that this was done to encourage the scientific study of the excrames problems of the province. These problems are of two main classes, the rural and urban and in the former would be included such questions as the size of holdings, the economic holding, the consolidation of holdings the transfer of land, tecamers, outturn of crops, cost of cultivation etc., while samong the latter are matters such as housing of the poor, congestion in towns, vital statistics, infantile mortality, the proces of food and wages, commercial statistics and so forth. Arrangements have accordingly been made for the creation of a standing Board of Economic Enquiry which will be divided into two branches rural and urban problems. The two branches will not be rigidly distinct and will work in co-ordination and when necessary, in joint session.

Q -- What is the procedure you adopt in regard to this economic enquiry

A.—The rural pat has been functioning only for the last two or three years and so far most of our activities or a great deal aft our activities have been devoted to the forming of our cutties or a great deal aft our activities have been devoted to the forming of the contract of of the contrac

Q-With regard to this economic enquiry you require still more money, do

you not?

A—Well I should think so We are still mily in a tentative stage. I deprecate the idea of going further than this questionnaire. We are going stage by stage. We have chosen six villages scattered all over the province and we are doing work in these six villages. We have a paid investigator who conducts the enquiry in subordination to one particular member of the Board One is at present doing a village in Amritsar district. He will probably take a year at it. It is a village of fairly large size. One enquiry may take even two years.

Q-If it is considered that there should be an enquiry of this sort all over the country, you will take many years to survey the whole of the Punjab?

 $1-\mbox{We should}$ not take all the villages. We should only take typical villages and apply the conclusions to all other villages

Dr Paranipye Q-How did you choose this village as a typical village?

A.—The Board prescribed the factors which made a typical village when the factors which made a typical village when the factors it in Amittar district breams I knew this district very well, as I had been Deputy Commissioner there for a long time. I then wrote and asked the present Dept to Commissioner to name an average typical village and we decided to take the village he named after I had checked his recommendation by my own knowledge of the district

Q-Then you say that by this procedure you will get a fairly correct picture of the average village in a taball?

A—Yes, but it depends upon the size of the talkid One talkid might be too big or too small It depends chiefly upon the bomogeneity of the talkid or district. We have not selected only one village for this enquiry, but we have selected six villages

Q-What do you pay your investigator?

A—Rs 150 a month He should be a graduate of the Punjab or any other University and a graduate in Economics

Q-4 fresh graduate?

A —Yes, it will be very useful for him to do this work—as post graduate study

- Q .- Yes, the Government is the owner, and the Government has been charging water rates to even the private owners? Your position is that Government is the owner of the water?
 - A .- Yes, I should say offhand Government is the owner of the water.
- Q .- Surely in the Punjab this is an important matter and you should know what the value of the vater is, because you will have to have your water-rates on the value of water. Was any calculation made in each locality in the canal area of the value of water?
- A .- Certainly all there factors should have been taken into consideration before the water rate was fixed.
- Q .- What about the question of constructing canals in less profitable areas? The rates should be the same or different?
- A.—Do you mean less profitable from the point of view of having less rainfall?
- Q-Yes, not favourably situated. My point is that if there are such tracts not very favourably situated, should the water rates be the same as they are round about Lahore or in any other canal area or should they vary?
- A.—From one point of view the increase in the produce due to the construction of a canal is much greater from land unfavourably situated as regards rainfall than from land favourably situated as regards rainfall. The owner of the water where the canals are newly opened and where there is no rainfall at all will be able to force up his share of the produce of the land. Another point of view is that if you charge high rate, from favourably situated lands because of the good yield, the people there won't take water because they will depend upon the rainfall. My opinion is when desert land is newly brought under irrigation or guaranteed water, and that increases the value of the land, there is no reason why you should not take practically the whole of the increase got by the supply of water.
- Dr. Paranipyr. Q.—You suggest that by your formula R/2, which will leavo the owner a particular sum, you can realise increased land revenue, but if you will go to your answer 16, you say that you would prefer to take this charge for enhanced value in the form of a lump sum rather than in the form of a betterment tax?
- A .- I am thinking there of the profit that he would make if the land revenue is not increased.
- Q.—After fall, you leave him the net advantage; therefore the betterment of the land would be practically the capitalised value of $\S R$. Therefore when you take part in betterment tax, you mean to take part of the capitalised value?
- A.—I simply say that these are the limits up to which you can probably go. I say that the State is entitled to take this, and not that the State should take it.
- Q.—Then with these three successive extortions, you practically leave nothing in the hands of the man?
- A.—But I say that the ordinary owner of the land has not done anything to earn the benefit he derives from this canal.
- Q.—Why do you say in the beginning that you are going to leave $\frac{1}{2}$ R and further on say that you are going to take some part of 1R in two instalments?
- A.—I only say that theoretically you can take the whole of it, there is no reason why we should not do it.
- Q.-Will not there be any way of constructing the canals on a purely financial and commercial basis?
 - A.—Quite possible, that solves some difficulties certainly.
- Q.—If instead of the State going to the State Irrigation Department, it gives it to some private capitalist? The private capitalist would buy up the lands and then sell the lands to the highest bidder?
 - A.—I do not know if it is feasible. I cannot give you any opinion on this.
- Sir Percy Thompson. Q.—You say you can charge a betterment tax. I am sure you cannot do that. You take the whole of your interest, whole of your maintenance charges and 50 per cent. of the balance. How can you do this? If you want anything more, can you not take it straight away, 3, 4 or 4/5ths or any proportion you like to name?
 - A.—That is the limit for the water rates.

Q-I thought your - Thus I plus M was the limit, What about your enhanced land revenue?

A -If it is due, you can take it. The difficulty is that I am trying to keep land revenue quite separate from water rate rates

Dr Paranapye Q-Is it absolutely necessary to keep these two things separate? Now that the Local Government has got land revenue and irrigation entirely for itself, why should we have these complications? Why make the man complain three times et eny rate?

A -- What actually happens is that land revenue and water rates are always reckoned up together Although Government charges them separately, they are considered by the payers as one government charge. I have often thought that it should be possible to amalgamate all these and charge one rate. But the reason why you keep land revenue separate is because it enables you to allow for differences in the soil

2-Find out whatever profit the cultivator makes and charge each piece of land according to the profit, but do away with your land revenue and water rates as separate items, and charge in one lump sum for each year.

The President -That is the system we have in the South If the soil is good, the net assets are greater

O-How do you do it with the fluctuating rates?

A -May I explain how our fluctuating land revenue works out actually? We have a cenal rate which varies according to the crop, so much for sugar cane so much for wheat, so much for beiley and green, etc. Then we have a land revenue rate which varies according to the soil. It may he Rs. 5 or Rs. 2 per acre, but that in fixed It has nothing to do with the crop outturn. It is charged for each particular square and each square is classed according to the soil with a care. soil, quite epart from what crop is grown If the man cultivates two or three soil, quite spart row what crop is grown if the man cultivates two or three crops in his square, say wheat, sugar cane or something else, land revenue is the same, there is no difference in that, but his water rate will differ according to the character of the crop, it may be Rs 12 for sugar cane, Rs 5 for wheat and so on

Q -Then land revenue represents an attempt to assess the unimproved value. Is not that unimproved value?

A .- This is not the same as the unimproved value. The unimproved value as waste is nothing. Land revenue is an attempt to make out the differentiation

Dr Paranjpye Q-When you talk about your R/2 formula, don't you think that R/2 should be calculated according to the best methods, that is, according to the best crop Why do you leave the option to him as to what crop he will grow Don't you ask him to cultivate the soil in the most profitable manner and charge your R/2 according to that, without any consideration to the particular crop?

A -I think you will find people against this They prefer to have a higher rate for a valuable crop and a lower rate lor a cheaper crop

Q-Why should they not grow valuable crops always?

A—I cannot tell you why they do not do it. They have a rotation and they prefer to be allowed to choose their own crops in their own way. If you have a dead level of occupiers' rate, then it would not be popular. Feeple would not like it. I do not think the small cultivators could do with it, and you cannot press them Ferhaps big cultivators may like it, but the small cultivators have not got the foresight to see this. This will be still more un popular

The President Q .- Would it be possible to settle with all the cultivators working from one outlet?

A -It will lead to more murders The big man will get the water every time

Sir I trey Thompson Q-1 understand that the total increased charge, call it by any name, is going to be $\mathbb{R}[2]$ I was going to unggest whether it would not be possible to take two thirds of $\mathbb{R}[n]$ instead of half of \mathbb{R} . At present you wrangle with him twice and if the whole thing is combined, you will have one wrangle I do not say two thirds is a right figure

- A.—That is to say you don't consider land revenue and take land revenue as a basic rate and add to it the water rate.
- Q.—Yes. What you are entitled to take, take by all means. You may take in any proportion you like. But take it once for all. Let the man see what you are going to take. Let there be only one figure.
- A.—Yes, I think you may do that. In that case my formula goes; then you have got to take the whole increase. You leave him just sufficient to induce him to cultivate.
 - Q.—Do what you do now?
 - A.—Yes, but we do not take the whole increase.
- Q.—Take some other figure, but take it in one combined charge. Take 50 per cent. if you think right, take 60 per cent., but whatever the figure let it be in one combined charge.
- A.—Yes, I do not see why you should not. If you accept that position that you are entitled to the whole increase, the difficulty is how to get the figure.
 - Q.—It is not more than 50 per cent of the net proceeds?
- A.—It has been for generations. It has always been 50 per cent in the Punjab.
 - Q.—I do not think 50 per cent has got the sanctity of ages?
- A.—I think in the Punjab at least it has got the sanctity of ages. as we are concerned it is that.
- Q.—Would you not probably get increased revenue more easily than under the \dot{q} present system? It would be a perfectly intelligible thing to the cultivator.
 - A.—I think he understands the present system.
- The President. Q.—The difficulty is that you have to take it on land revenue principles. If you take one-third of net assets of irrigated land in an area where it is expensive to supply water, the result is that your increased land revenue does not pay the interest on capital cost of your irrigation work. That system acts as a check on new developments.
 - A.—That does not apply in the Punjab.
- Q.—As you go further and further towards the margin, would not your works cost you more and more?
 - A.—Yes.
- Q.—And if you reduce your land revenue percentage on the land, your return calculated on the net assets of irrigated land may come down to the point that it would not pay?
 - A.—Why should you reduce it.
- Dr. Paranjæye. Q.—Would it not be possible to estimate before you construct a canal what it is going to cost you and adding the maintenance and other charges to it, then say to the agriculturists that unless they pay a certain percentage of the increase in their net profits, say 75 per cent., the canal would not be constructed?
- A.—He would not realise what 75 per cent would mean. We have to tell him 'we charge you such and such rates'.
- Q.—Under the old canals you would charge him lower rates than under the new ones?
 - A.—Quite.
 - Q.—Would they regard it as fair?
- A.—If they were told that they would not get the water unless they pay those rates, that would be all right.
 - Q.—Afterwards would they not begin to say that their rates are higher?
 - A.—By that time we might have sufficient time to raise the other rates.
- The Hon'ble Sardar Jogendra Singh. Q.—Water rate and land revenue are both charges on agricultural income? Can you define agricultural income and determine it for the purpose of these charges?

 A.—We endeavour to ascertain what the produce of the land is.

- Q-Would you lay down any rules for determining agricultural income for the purpose of these charges? That is, can you put it on a scientific basis?
- A —Our method of determining agricultural income from the point of vew of land revenue has hitherto been different from the method from the point of For the land revenue all calculations are based on rental view of water rate
- Q —But if we have in the first instance the agricultural income determined, then we can say that we charge so much on it for the land revenue and so on I want to get at the modern idea of taxable surplus in the case of agricultural incomes, that is, what is left to the cultivator after allowing for his cost of production and 50 on
 - A -Would you include rent in the cost of production?
 - Q-Certainly We have to fix a certain limit You have to determine what that limit is and wh ther you can charge both land revenue and water rate. This must be on a certain income and I want to know how you ascertain that income
 - A -I prefer to think that it is for the increased income that he is likely to get that he should be charged
 - Q—If you take 50 per cent in the case of water rate as in the case of land revenue, what would be the combined rate? What percentage does it bear to the total income? Is it possible to bey up to that standard? Does it leave any margin to the producer if you levy up that standard?
 - A -I certainly think that if the State constructs a canal and provides the minigation it could theoretically take practically the whole of the increased pro duce due to its making of the canal
 - Q.—The State is after all interested in its subjects. If your suggestion is aboved would it help the prosperity of the people' Will it not trench upon their power of production if you charge such a rate?
 - d-1 think you will also have to take political considerations into account Q-No I don't want that From actual practice, taking the case of a village where the production is greater and mother village where the production is smaller are you not shutting up the sources of revenue'
 - A -I don't think you are doing that In the case of our colonies the con tradors are willing to take land from the owners and pay the latter as much as Rs 800 or Rs 1000 a squire Again those contractors do not cultivate the land rhemelves but they sub-let them on the half batas system themselves paying half the water rate and land revenue and they make a profit out of that should they do this unless there is a profit?
 - Q-Then why not take that and work it as the margin? Again will it hold good in the case of small holdings? In some districts, for instance, Lyallpur, the average holding is only about 5 ares
 - 4 -But some of your smallest holdings are irrigated by wells, which are far more expensive than canals
 - Q-The point is, what will be that standard of tax which will not trench upon the productive power of the people and at the same time yield good revenue?
 - A -I do not think you can fix an arbitrary standard. It must vary
 - Q-You say that the Government does not take land revenue up to the 50 rer cent ? A -Yes, as a rule
 - Q-Are you of opinion that the time has arrived when the standard should be revised, that is, to bring it in conformity with the usual practice?
 - A -I prefer not to give an opinion on that
 - Q-Not your personal opinion even?
 - A -I prefer not to give an opinion on that, though I have definite views
 - about it

 The Vahara; adhira; a Bahadur of Burdican Q -Do you think it at all practical suggestion that the water rate should be combined with the land revenue?
 - A -Both being fluctuating let That is much easier, I think
 - Q-Yes A -I am afraid I have not considered that in detail sidered the possibility of having a fixed land revenue and combining the whole

- Q.—But when you have your land revenue fluctuating and your water rate not fixed, is it practicable to combine the two?
- A.—Of course in many places you have got a fixed land revenue, for instance, in the Upper Bari Doab canal. There a combination would be almost an impossibility. But the combination might be possible in the Lower Chenab canal. At present I am speaking off-hand. I can see no reason why you should not combine, except that it does not give that flexibility which you have under the present system of differentiating between soils.
- Q.—Is it not the practice mostly in the colonised areas, that you charge different rates for the different kinds of crops? Would it be possible to have a uniform rate irrespective of the nature of the crop raised?
- A.—I think it will be impossible judging from the fact that you have small cultivators. I do not think that the man has prudence or vision enough to save-money on the more valuable crop and utilise the money when there is need for it. It is much better to take it from him when he has money.
- Q.—The other day we were told that formerly you had a differential rate for water in areas outside the colonies. In one of your replies you say that 'the charge for water is not, in my opinion, adequate but any attempt to raise it would meet with very strong opposition'. Bearing this opposition in mind, suppose you put back the old rate under which you charge more for water in areas outside colonised areas?
- A.—We have now raised our rates and the extra As. 8 which we used tocharge formerly has been absorbed in the present rate.
- Q.—Now suppose that in those areas you raise this rate further. Do you think that there will be the same objection as there would be if you raise it-uniformly?
- A.—Are you talking about the actual lands that have now been paying theserates or future lands? The conditions are different in the two cases.
 - Q.—Actual lands.
 - A.—There will be strong opposition to any increase.
- Q.—My point is this. You probably built a canal to benefit a certain colonised area. But that canal passed through other areas and the people in those areas are also benefited. Now if you were to raise the rates and you have differential rates, having a higher rate for those for whom it was not originally intended, would there be the same objection as there would be in the raising of the rates in your colonised areas?
- A.—Not if you did it from the beginning. For instance, we have got our Sutlej Valley project now in hand which will irrigate, I understand, about 400,000 acres of proprietary land which does not belong to the Government. I think it would be quite fair if you demand the betterment tax from those-400,000 acres, the produce of which is increased by your constructing the canal.
- Q.—You think that in this project, at any rate, this betterment tax would be justifiable?
 - A.—I should prefer it to take in a lump rate.
- Q.—You would introduce your rates in such a way as to appear on the surface-to be uniform?
- A.—I would have a uniform rate and in addition a betterment tax for these proprietary areas.
- Q.—But in the areas where you have now got this uniform rate, have you got the betterment rate?
 - A .--- No.
 - Q.—Suppose you introduce it?
 - A.—We did have it and we have removed it now.
 - Q.—You don't think that at present it will be possible to reintroduce it?
- A.—I think it would cause great discontent. I should prefer not to raise it now. Another reason against it is this. You have got to compare different colonies. If you have got a betterment tax such as you suggest, you cannot apply it only to the areas in colonies which were proprietary areas but also to the older colonies. Suppose you want to pub an extra rate on the proprietary

- The President. Q—As regards earmarking the profits, Mr. Sangster told usthat he would treat the irrigation enterprises as a whole, combine all the systems and have uniform rates. Do you accept that?
 - -I would hesitate to accept that.
- Q.—May I come back to the question about land revenue due to irrigation? That is only a pro forma account to see whether each work is paying its way?
- Q.—You said that the principles were laid down by the Government of India. Can you refer us to them?
 - A.-I will send the papers to you. I think it was in 1904 or 1905.
- Q.—Mr. Sangster told us that he would make the rates uniform throughout the province. Do you accept that?
 - A.—I accept it.
- Q. Practically to a very great extent you do charge by volume everywhere inasmuch as each person is entitled to a certain number of cusecs?
- A.—Not quite that. We allow so many acres to a cusec. In that way hegets his turn.
 - Q.—So practically it is not an unlimited supply?
 - A.—No; it is not unlimited.
- Q.—Suppose he grows sugarcane in one portion and some other crop in another which does not consume so much water?
- A.—He will have to leave the other portion fallow. He cannot grow sugarcane in one corner and rice in another, because he will not have enough water.
 - Q.—So, there is a ratio between the two, the charge and the quantity?
 - A.—Yes, a very rough ratio.
- Q.—Suppose he has got a small area of sugarcane and a large area of wheat. Then if he utilises the water for a larger area than he is entitled to, your can cut down the water because he is producing more than he is allowed.
 - A.—The outlet may be reduced.
 - Q.—You do not give a regular supply?
 - A.—It is not arithmetically fixed.
- Q.—Then your next principle is that you must get the money on the cropwhile it is in his pocket?

 A.—Yes.

 Q.—Let us come to the question of betterment tax. In Q. 16 of the supplementary questionnaire it is stated that 'proprietors of land coming under perennial irrigation should be asked to contribute by an acreage rate towards the capital cost of the canal as a condition of obtaining a supply of water'. That practically is a betterment tax?
 - A.—Yes. The matter has not been decided yet. It is under consideration.
- Q.—With reference to the Sutlej Valley project, may I take it that you would approve of charging something for the improvement on the capital value, when you give a man for the first time a guaranteed supply of water?

 - A.—Yes. Q.—Would you take it in a lump sum?
- A.—I prefer to have it assessed as a lump sum and take it over a number of years.
- Q.—Does it not take a number of years before land reaches its full value?

 A.—Yes.

 Sir Percy Thompson. Q.—You say that if agricultural-incomes are taxed you will get 5 or 6 lakhs?
 - A .- It is a guess.
- Q.-Supposing you reduce the limit of exemption to the original figure of Rs. 500. Would that give a substantial increase in the revenue, apart from other difficulties?
 - A.—I don't think it will be substantial.
 - Q.—That will represent a land revenue of about Rs. 125?

A-Yes There is also another point. If you reduce the exemption to Rs 500, you might have to include cultivators as opposed to actual proprietors Q-Do you consider the same objections to apply to income tax on agricul

tural moomes which are unearned as apply to agricultural moomes generally?

A —If you have the 2000 limit, you exclude earned income automatically Again,—the reason is a political one—this tax would cause a great ferment and it would not be considered just by the people

A -Because, historically, they had been making one payment and they think this is an additional payment for the land

O -But the land revenue is a tax on snrplus

A -How?

Q -It is a tax which is less than the economic rent. You do not exempt an agriculturist in England because he pays rent

A -From that point of view you may not exempt the agriculturists from the A—From that point of view you may not exempt the agricultures from the payment of income tax, but from the political point of yiew it is a tax which it is most inadvisable to impose It would cause disturbance, because they do understand the principles on which the land revenue is based, and not the principles on which income tax is based

Q —Don't you think that it is an anomaly that agricultural income is not included for purposes of income tax?

I think there is a lot to be said for the view that agricul A -I think so tural incomes should be included in reckoning the rate payable on the non agricultural income

The Hon ble Sardar Jogendra Singh Q -Do you think it will be fair to have an additional tax, leaving aside the political considerations?

A -I prefer not to answer that question Personally I would not do it on political grounds That is all I can say

Dr Parantpye Q —Would it be practicable to differentiate incomes in smaller towns from those in bigger towns for purposes of income tax? The man who gets for instance, Rs 2 000 in Labore is obviously not in the same finir ciai position as one who gets the same income in a village

A -I bave not considered that point But I think it is impracticable

The President Q-You say you have made rough calculations with regard to the number of persons paying land revenue who would be liable to income tax Can we bave them?

A -I have not made them Mr Calvert made them and he may be able to send them to you

Q—In answer to Q 39, you say that you do not agree with the dicta contained in the question. May I take it that you think it is inaccurate?

A -I think it is inaccurate

 $Q-{\rm In}$ your answer to Q 40 you say, I am not in favour of reducing the limit of liability to income tax below Rs $2\,000\,^{\circ}$

A —Yes, certainly

Q - Would you approve of collecting the local boards' profession tax extending the operation to the income tax down to Rs 500,

A -I have not considered that matter I used the word 'rates' in my written answers to questions Nos 64 and 65 to mean the total taxation

Q-With regard to supplementary Q 66 is there any unauthorised sale of methylated spirits?

A -Not as far as I know We had some increase in the consumption of methylated spirit and we are watching the matter. But so far there is no indicauld i that it is being used in an manthorised manner

Q-Do you know anything about Cooper's brandy?

A-I have not heard of it

Q—You say that the reduction in consumption is largely due to diminished facilities? In jour answer to Q 66 you say illied production is due to diminish ed facilities for obtaining Inquor. What will be the effect of your Local Option Act?

- A .- The Local Option Act applies only to towns and not to rural areas.
- Dr. Paranjpye. Q.—1s there illicit distillation in towns?
- .1.-Yes; the other day we came across a complete still in Rawalpindi.
- The President. Q.—In answer to Q. 67, you say you would not give the same freedom from restrictions on transport to Indian made foreign liquors as is given to foreign liquors? Would that not cause great difficulties in interprovincial trade?
- A.—Well, it means that you will have to get passes every time, but it depends on what limit you set. But I do not know if this is an objection altogether.
- Q.—You know that it was one of the arrangements made after the report of the Excise Committee of 1906 that all those liquors should be given permits just like the foreign spirits.
- A.—I think bonded warehouses were provided for that. Recently we had great difficulty on the question of rum.
- Q.—What is sold as foreign spirits in liquor shops cannot compete with country spirit?
 - A.-No.
- Q-What do you think of the proposal to hand over the excise revenue on foreign liquor to the Imperial Government?
 - A .- I think there is a good deal to be said in favour of it.
- Q.—In answer to Q. 68, you say you would not approve of the imposition of supplementary duties on foreign liquors by Local Governments? Don't you actually base your licensing fees on consumption?
 - A.-Very roughly. It is a rough indication of what the rate ought to be.
- Q.—Would you approve a uniform rate of duty for ganja, opium and bhang, etc.?
 - 4.-Yes.
- Q.—Would you approve of a central monopoly leaving the right to provinces to prohibit if they wish?
- A.—The Punjab, with reference to charas, would have to be compensated, because we are making a good deal of it. I think we are making from it about 12 lakbs.
 - Q.—Is not that going to be challenged?
 - A .- We shall be able to maintain it.
 - Q.—What is your ground?
- A.—We have already done that as far as Indian States are concerned and they cannot get it except from our bonded warehouses. We have got a special agreement with Kashmir.
- Sir Percy Thompson. Q.—Are you not trenching upon the taxable capacity of the States?
 - 4.--No.
 - The President. Q.—Is not the duty a transit duty?
- A.—It is an import duty, not a transport duty. There are legal difficulties in imposing any other duty. We think it unfair to the importer to charge the rate ruling at the time of taking the charge out of the bonded warehouse. We charge the duty ruling at the time when the charge was brought in.
 - Q.—Under what law is it levied?
 - A.—Under the Excise Act, as a duty payable on import.
- Q.—It is very exceptional not to charge the duty on the stuff released from bond at the rate in force at the time of release.
- A.—It has not been done. I think the Legal Remembrancer was consulted in the point.
 - Q.—That affects other people outside the province who get the charas.
 - A.-No. They export it in bond.
 - Q. Do you destroy it after two years? Have you got this rule?

- A -It is allowed to be in the warehouse for two years After that it is to he removed and, if not, you can prosecute the man
 - Q -Does it deteriorate?
 - A -It depends upon the locality In Rawalpindi it deteriorates less ramidly than in Amritsar In Kulu it lasts for 6 years
 - Q .- Have you tried keeping it in air tight tims?
 - A -No, we do not see the good of preventing deterioration
 - Q-In the case of ganja it is useless at the end of two years?
- I do not see the good of attempting to preserve it for two years. The actual cost price comes to Rs 2 or 3 a secr
- Str Percy Thomason O-If it deteriorates, the loss does not fall on Gov -ernment?
 - A -No
 - The President O -With regard to liquor, you object to the contract supply?
- A—I object to the contract supply hecause it is difficult to separate the province into the necessary areas. We have got only four distilleries in the provinces and they might very well pool their profits If we had to get any liquor from outside, we should probably destroy our own distilleries even studie, lecause they are working under far less profitable conditions than the distilleries in the U.P. Another reason is, I think there will be constant compared to the property of the province plaint from the retail vendors as to the quality of liquor supplied in the areas
 - Q—Is there difference in distilleries?
- A.—We tried a modified form of contract and we had areas attached to certain distilleries. Then there were constant complaints from the retail licensees that the liquor was had I understand that there are still these complaints in Bihar and Orissa. The whole thing is said to be very trophlesome. However we are looking into the question and watching it very carefully, and the Government orders are that if the conditions continue unsatisfactory the new system should be introduced
 - O .- In the matter of illicit distillation, is it not less now than before?
 - A -I do not think it was anything like as much as it is now. The other day we came across a village with 8 separate distilleries
 - Q-But 25 years ago they had a village with 40
 - A -But it is far more widespread now
 - Q-I may refer you to the Report from 1903 04-page 10, where it is said that illicit distillation was very great
 - A -I would only say that it is very much more serious now than it has ever been
 - Q-Can you give us an idea of the variations in consumption?
 - 4 -There is a statement at page 6 of the Excise Administration Report of the Punjab, which gives the figures
 - Q Have there been other causes at work to reduce the consumption of licit liquor besides the production of illicit spirit?
 - A -The reduced facilities for the consumption of licit spirit
 - Q -Do you think that the consumption of the province is still about 5 lakhs?
 - A -I would not say it is as high as that I think there has been some actual A—I would not say it is as high as that I think there has been some actual reduction in consumption. It went up so high because many of the people had just returned from the war and they contributed much towards it. On page 8 of the report I have attempted to gue some sort of calculation Pages 8 to 9 will show what the reduction has been in the abnormal districts, and the reduction has been in the abnormal districts, and the reduction has been in the abnormal districts, and the reduction has been and up to what it is experted to go. The decreases he reduction has been and up to what it is experted to go. The decrease he reduction has the reduction of 200 thousand of gallons is lost by illiest distillation.
 - Q-That is the reason why I was taking you to the figures of 20 years past when it was half the consumption, and yet you say it is only 182 per cent
- A -Because there has been great restriction in facilities for drinking doubt very much whether, even, if you double the quantity, you would get up , to 3 lakhs

- Q.—You have not come up to the stage of having a separate staff for Excise?
- A -We have a small staff at present.
- Q.—Preventive staff?
- A.—I think we may have it. I do not think we can carry on with the present staff. We must have a preventive staff also. You cannot expect the whole work to be done by a small band of sub-inspectors.
- Q.—You cannot expect the Police or Deputy Commissioner to help you in this matter?
- A.—Well, except in certain districts he cannot do this. The Deputy Commissioner is doing at present as much as he can, and the whole crux of the administration is the Deputy Commissioner and unless he functions, no one does anything.
- C.—Very often the Police are called away even when the Deputy Commissioner is functioning?
- 4.—Yes, very often there are political troubles. The ordinary sub-inspector cannot cope with the situation. Everyone is against the excise officer at present.
 - Q.—Can you tell us whether the High Court have raised their court-fees?
- A.—I cannot tell you that. I think the Registrar of the High Court can tell you. If you want I can get the information* for you.
- Q.—Can you tell us the details about the impending changes in regard to the system of sale of stamps? Has it got anything to do with the system of discount?
- A.—! think the changes are connected with the question of discount. We are thinking of replacing the vendors by salaried men. I shall see the files and give you an answer in more detail, if you wish.
- Q_{\bullet}^{κ} Do you think that with the increased stamp duties, the man who sells makes too much?
 - A.—Sometimes he does:
 - Q.—Can you tell us the process of collecting fees for certified copies?
 - A.—No, I am not in a position to do that.
 - Q.—You do not levy fees through the supply of stamp papers?
 - A.-No.
 - Q.—We have an agency in Madras for the issue of 2 annas stamped paper?
 - A .- We have nothing like that.
- Dr. Hyder. Q.—I do not quite understand your answer that because land revenue is a definite share of the rent, it should be brought within the category of rent rather than of tax.
- A.—Well, theoretically, the State is the owner of the land and rate expressing the share of the rent that we take from a person who receives rent is applied also to an owner who is not a rent receiver but the actual cultivator. Suppose you work out the share of the rent which the Government should take as land revenue from large landowners as one rupee. We apply that one rupee within limits to the man who himself cultivates the land which he owns.
- Q.—My point is whether land revenue is a rent or a tax. You say land revenue is a rent because it is subject to economic law. You can also express your land revenue in a sense as a tax on land. Say 50 per cent?
- A.—What will you do with the person who is cultivating the land himself. All the features of the Punjab land revenue make it approximate to a rent That is the principle on which the whole of our land revenue system is based.

^{*}I have ascertained from the Registrar of the High Court that the High Court raised its court-fees as soon as the new Act enhancing court-fees generally came into force.

Q -Then the State owns the land, owns the water and the people do not own either the land or the water?

4 -They have the right of occupancy, which is very important

Sir Percy Thompson Q --Would you take land revenue into account in estimating the weight of taxation on agriculturists?

4 -No, I do not think I should

Dr Hyder Q-Why not?

A -Because I always regard laud revenue as rent.

 $Q\!-\!\!\!$ Surely if the man owns the land himself and if he retains the rent, he would be economically better off $^{\flat}$

A .- It depends on what amount he gets out of the land

The Presiden' Q—Regarding the collection of land revenue it was said by a Punjab M L A that approximately 20 per cent of the revenue is spent on the collection afone What do you think of it?

d—it is incorrect. It is also incorrect to say that we ignore the ability to piy when fixing our dates of payment. This question was raised in the local Legislative Council and the answer given to the question was that we were quite willing to change the dates of payment whenever any date was proved to be in convenient owing to special circumstances.

Q -What are your present dates?

d.—They vary all over the province. You cannot have the same date in kangra as in Hissar You often have two dates with two instalments. You have two harvests and you frequently have two dates for each harvest.

Dr Hyder, Q-Then altogether you have four dates?

A -Yes But everything depends upon the desire of the cultivators Many will say that they will pay in one lump sum and some of them say that they will pay in one or two installments

Q —You say that to say 20 per cent of the revenue is spent on collection alone, is incorrect?

 \mathcal{A} —Yes, it is wildly maccurate, as far as I can calculate only 1.8 is spent on collection

Dr Paranypye Q-Can you give us any idea on what hasis this has been arrived at? What about the Patwaris?

d—The Patwari has got to do a lot of other work hesides the collection of land revenue. He has to do land records work. He has to do other miscellaneous work also. Recently he had to prepare the voters lists. The greater part of his work is the maintenance of land records.

Q-Is the maintenance of land records essential to the land revenue system?

A -Yes, it is most important.

Q —If you abolish land revenue, would you maintain these Patwaris even then?

A-Most certainly We have got such a fine system of land records that I cannot contemplate the abolition of it

4—Ve have to keep these Patwaris even then Recently as held an enquiry into mortgages in certain areas in the Punjah under Mr. Calvert, and we found that out of 4600 mortgages 4200 or so were dependent on the land records only. These mortgages are entered in the mutation register by the Patwaris and these registers and the sunual records which ultimately incorporate entires from these registers are the only record of these transactions. Thus the Patwari is essential. The land records system is extremely trustworthy. The enquiry showed how much the system is trusted by the people

The President Q-Incidentally, you charge Rs 2 or so for entering in the

mutation registers, is it not?

- A.—That is the practice. It is a customary rent which cannot be raised beyond a certain percentage above the land revenue.
 - Q .- Could you give us the proportion of land-revenue to rental value?
- A .- We could get a complete record of the proportion of land revenue to-
 - Q.—We could however get at it by comparing these with the rack rents.
- A.—Our system is different. It differs from your Madras system in that way. Our half net assets is lower than what it should be and of this we only take sometimes one-third or so.
- Sir Percy Thompson. Q.—The percentage charges ought to be 50 per cent., but it is only 33 per cent.
- A.—I must tell you that all our settlement officers in the past have been very chary to consider high rents in their calculations, the result is our half net assets based on produce and prices is always lower than what it should be and even with that low calculation we frequently take less than half.
 - The President. Q.—Can you tell us anything about the taxation on minerals?
- A.—I think I have already given the figures regarding the Attock Oil Company. We get Rs. 1,40,000 as royalty and Rs. 19,000 as acreage fee. The Government of India gets as excise Rs. 6,73,000 on petrol and Rs. 2,75,000 on kerosine, plus Rs. 17,000 as income-tax.
 - Q.-What is the Act under which they get the excise duty?
 - A .- I will give you that later on.
 - Q.—I suppose you collect the chowkidari tax?
 - A.—We don't see it at all. It does not appear in our books at all.
 - Q .- Is the levy of malba recognised?
- A.—It is a customary due levied by the village and if the person refuses topay, it has been ruled in some cases, that the village can bring a suit for therecovery of the same.
 - Q.—Rasad has been abolished?
 - A.—Yes, it has been abolished.
- Q.—There is also a hearth tax mentioned in the colony manual as levied from the janglis.
 - A.—I do not know anything about it. I cannot give information about it.
- Dr. Hyder. Q.—I think your land revenue demand amounted in 1918 to 452 lakbs?
 - A .- About that.
- Q.—In 1847 it amounted to 165 lakhs? Allowing for the increase in prices, it seems to show a great enhancement in the assessment?
- A.—But many of the canals were not existing then. The Lower Chenab canal, the Bari Doab canal and other canals were not in existence then. Thewhole of that increase is due to the increase in cultivation.
- Q.—Are there any districts in the Punjab where people pay land revenue out of the military pay or pension they receive, just as they did during the time of Ranjit Singh?
 - A.—I do not know of any.
- Q.—Is your land revenue demand so high in some districts, which have got very poor soil, that people have to go out and serve as soldiers in order to pay the land revenue demand?
- A.—Probably you are referring to the Jhelum district. I have no doubt that their pay as soldiers is helping towards meeting the land revenue demand in a few cases.
 - Q.—They will not be able to pay it otherwise?
- A.-They would be; because in calculating the land revenue we do take into-consideration all these factors.

Mr. P. S. SODHBANS, F.L.A.A. (Lond.), Government Certified Accountant and Editor, "Indian Accountant", Lahore, was next examined.

Written memorandum of Mr. Sodhbans.

- Q 55.—I would allow the pretent rates of income-tax to continue, but I will not mind increase in case of those who do not put proper exertion in earning, their income, thus it would necessitate differentiation in the income of married and unmarried, and carned and unmarried.
- Q 34-I would prefer the English method, and more especially the system of

three years' average under the English Income Tax Law

Q 35 -Ycs

- Q 36 Allowances must be made after due enquiry
- Q 37.—I will repeal the super tax, because if a proper demarction is made between extract and uncurred moone, it will adequately owner the benefits enjoyed by the corporate bodies In my opinion the super tax humpers the growth of jointstock enterprise which is necessary for the industrial advancement of the country
- Q 58 -- Yes, I am in favour of removal of evemption of income derived from agriculture, as the old theory of the king's ownership of the land cannot stand after the introduction of the Reforms. In all the civilised countries income from agriculture is taxed under the Income Tax Lxw.
- Q 59-Yes, I agree with the estimate I would accept the figures worked out by Messrs Shah and khambata
- O 40—The subsistence cost of those who pay income tax must always be high, as they live in cities, but that of agriculturists is comparatively lower, as they generally inhalit villages where the wants are few. Therefore the exemption in case of professional, commercial and industrial income must be higher than that of agricultural income Regarding comparison with European countries the exemption in India is not high owned to heavy expenses due to special social ensisting amongst the Indians
- O 41—Since the passing of the Indian Income Tax Act of 1922 the tax on honesty has greatly increased instead of its removal. The reproach has not been removed in spite of the growth of an accountacy profession since the passing of the Indian Companies Act of 1913. The ecounts audited by professional account and sar as eldom accepted by the Income tax officers, and the instructions contained in paragraph 64 (Correction Silp No. 6) of Income tax Manual are seldom accepted upon (vide Note in the Indian Accountaint for September, 1924—pages 1841-185). It has also not been removed by the introduction of central control, as the department, and as well as appellite authorities. Unless the executive and pudicial functions are separated, the income tax operation will not be popular and twill continue to create discontent in the country. The notes regarding the position of professional accountains under the Income Tax Act of 1922 which appeared in the Indian Accountant for October, November, 1922, and May, 1923, will be of some interest to the Committee.
- Q 42—Yes I agree to the standardisation of forms for agricultural income With the advancement of education these forms will give the tax payer reliable information regarding their net earnings, as also the impetus in making further improvements while comparing the result of the previous years
- Q 45—The benefits resulting to the state by the publication of rolls cannot be denied, but looking to our mentality in respect of financial matters, I am afraid lest it should be detrimental to and retard the commercial transactions amongst the various sections of the commercial community
- 2 Yes, the appointment of non-official assessors and commissioners as in England would have the same beneficial result here as in that country. The assessors must be selected from the range of persons recommended by the Chambers of Commerce, trade unions, or similar associations.

- Q. 44.—I agree that the issuing of income-tax free securities must be discouraged, and I also agree with the argument of difference in the rate of interest. This should be discouraged further, because it locks up the capitalist's money, thus depriving the mercantile community of various advantages resulting from the active and free circulation of money.
- Q. 45.—In my opinion it is quite an effective way to levy special stamp duty (to be credited to taxation account) on interest coupons attached to the bearer securities.
 - Q. 46.—Yes:
- Q. 47.—I am entirely dissatisfied with the present system of assessment on previous year's income, when there is no provision for refund for losses in the succeeding year. Yes, I would adopt three years' average system.

Mr. Sodhbans gave oral evidence as follows:-

The President. Q.—You are an F.L.A.A. (Lond.)?

A.—Yes.

Q.—Will you please tell us what it means?

A.—Fellow of the London Association of Accountants,

Q.—You are the Editor of the "Indian Accountant"?

A.—Yes.

Sir Percy Thompson. Q.—Is the passing of an examination necessary for you to practise as an accountant?

A.—Yes.

Q.-What is that examination?

A.—Diploma in Accountancy held by the Government Accountancy Diploma Board at Bombay.

The President. Q .- There are surely a number of other certified accountants?

A.—Before the passing of the Indian Companies Act, there were certain persons who were practising and without any further examination they were given certificates enabling them to continue as public accountants under the Act.

Sir Percy Thompson. Q.—If any accountant misbehaves, is there any provision for taking disciplinary action?

A.—There is nothing in the rules. But the Local Government of each province has got power to take disciplinary action.

Q.—It is not the same as in England?

A.-No.

Q.—What powers have the Local Government?

A.—The Eocal Government of each province have made their own rules under section 144 of the Indian Companies Act.

Q.—Would that extend to disqualify him from acting under the Act?

A.—Yes. If anybody misbehaves, the Government can disqualify him and cancel his certificate, and he is no more a public accountant.

Q.—Even if his certificate is so cancelled, he can do private work? For instance, he can do income-tax work?

A.—Yes.

- Q.—It is not the same as in England where if a Chartered Accountant misbehaves, his name would be struck off the rolls.
- A.—I too have considered that question. We have formed an association and we are trying to have a Bill introduced in the Legislative Assembly with regard to our profession. It is only a question of time. At present the whole profession is divided. It is not under one unified control. But the Government can take disciplinary action against a practising accountant if he misbehaves.
 - Q.—Membership of an Institute is not necessary to qualify a man to practise?
- A.—No. If a man is a Chartered Accountant or an Incorporated Accountant, he can by right practise under the rules framed by the Government of India.

The President Q-Under what Act?

A -Section 144 of the Companies Act

Sir Percy Thompson Q-Yon mean a member of the London Association of Accountants?

4 -I mean a member of the Society of Incorporated Accountants or of the Institute of Chartered Accountants

Q .- In answer to questions Nos 33 and 34, you say that you would allow the present rates of income tax to continue but you would prefer the English method and more especially the system of three years average. There is a very consider and any expectanty the system to three years atterage. Liter is a very consider able difference in the way in which income tax is graduated in England and the way in which it is done here. Do you pieter the English method will graduation or the Indian method which involves a large number of different

4 -I should like the English method as it helps the middle classes basis under which exemptions are given in India is different from that in England in England, for instance the exemption is based on marriage, the number of children the man his and so on.

Q—The English system is to allow everybody a certain fixed sum free of income tax then give everitions according to the nature of each case and tax the rest of his income as a whole and that is what gives graduation. In this country it is done by having different rates for different sizes of income what would you prefer?

A -I prefer the English system and I would have also different rates for earned and unearned sucomes

Q-And you give also an increased allowance to married men?

A-Les, and also for men with children

Q-How would you make allowance for children, unless undesirable enquiries are made?

4 -If the enquiries can be made in England, they can be made here too

Q-But there is a difference In England if a man claims that he has got four children, you have only to refer to the Register of Births and find out, but here there is no such thing

4 -Here also we have got the Register of Births maintained by the muni cipalities

O-Is at reliable?

A -Yes

Q —The Income tax Assessor could check any claim for children by reference to that Register?

These Registers are maintained in almost all the villages and even in villages where there is no such register maintained, the people have to go and report in the nearest Registration station Further in cases where the children are being educated, it is easy But where the children are not being educated, there may be some difficulty and in such cases enquiries have to he When the income tax staff can make enquiries about the private pro perties of a man they can also make enquiries as regards children, etc

Q -They are not so delicate as enquiries with regard to children, etc

A -I agree that our people are to some extent conservative, but with the advance of education they will realise that such enquiries are for their benefit

Q-With regard to question No 37, you say you would repeal the super tax? A -Yes

Q-Surely there is this difference between the profits of a company and the profits of a private individual that income and super tax is payable on the whole of the profits of a private individual or firm whereas in the case of a company the part of the profits which is put to reserve escapes income-tax

A —That is not the case here First I want that super tax should be removed, because it was a war measure Morcover it affects the unscent industries. In England industries are already advanced and they can afford to compete with other countries. But in India the manufacturing companies cannot compete with the foreign manufacturers. Therefore we must give some facilities to our joint stock companies and super tax should not be imposed on them.

do not believe in these returns. In Lahore professional accountants get some facility

Q—What was intended by that question was to ask whether the income tax is not more carefully collected than it was before, that is, whether the amount of revenue bears a greater proportion to the true liability than it did before

A —But hefore there was no such organisation and so they could not collect and now on account of a central organisation they have got a hetter system of collecting the tax

Dr Paranipye Q-But is anybody assessed more than he should be?

A—Yes There are some people who have gone hankrupt hecause they were assessed more I know of a case in Amritsar where a man was assessed more than Rs 1,00,000 and he get refund of a hig amount on appeal and another man had to stop his husiness During the war period he made money but subsequently he suffered loss But in the year he lost, the assessment was based on the previous year's income and the man had to close his husiness

Q-When he made a certain profit, he ought to have to set aside the necessary sum for income tax

A—But here the people are not accustomed to the system of appropriation It is only a question of education

Q.—These penalities will be more frequent if you adopt the system of average of the preceding three years. Because the effect of property of even one year will be spread over the three years. If an year of prosperity is followed by a bad year, he will have to pay more than he would pay if it were a system based on the previous years income

A -But we have to take into consideration what is being done in other countries. In England the system is based on very good principles

Sir Percy Thompson Q—As regards this point the Royal Commission appointed in 1919 in England recommended the previous year's basis and the previous changing the three year's hasis to the previous year's basis was embodied in the Bill of 1921. That is the system now which finds favour with the business community in England.

A-In that case I suggest the aljustment system which was in vogue pre viously to be reintroduced

Q—Is there no provision in the Indian Income tax Act for carrying forward losses?

4—No I want that that system should be introduced The Associated Chambers of Commerce recommended that system in January 1922 I know that in New Zealand the losses are carried forward and written off in the following three years

Q—Assuming there is a provision here in India for carrying forward losses, would you still think that the change should be to the three years' system?

A —If the system of carrying forward losses is introduced, I do not want the three years' average system

Q-I gather from your answer to question No 41 that you would like the separation of executive from judicial functions. How do you do that?

A—Now the Assistant Commissioner of Income tax is the executive officer and he is also the appellant that authority Aspecial body of commissioners or an appeal of the property of the propert

Q-If it is on a point of law, you can prefer the appeal to the High Court

A —But there are very few people who can afford to go to the High Court Suppose a man who hies in a village is assessed Rs 100 or 150 He will not be able to go to the High Court For going to the High Court he will have to spend Rs 400 or 500

Q—What are you going to have in its place which would not be probabilized expensive?

- A.—You can have some commissioners as in England.
- Q.—Could you get unpaid commissioners?
- A.—Here we may have paid commissioners. Or some local body with powersto hear income-tax appeals may be appointed.
 - Q.—Will that not be expensive?
- 4.—Of course it will be expensive. But what are you to do? There must be some justice done to the tax-payer too.
 - Q.—Your evil can be cured only at a somewhat prohibitive expense.
- A.—If you consider the expenses will be high, a consulting accountant may be allowed with each commissioner because he is the man who can advise whether the assessment is good or bad.
- Dr. Paranjpye. Q.—Then you would also provide for penalties for preferring frivolous appeals?
 - A.—Certainly; because a lot of time of the Government officers is wasted.
 - Q.—If the appeal does not succeed, would you levy heavy fines?
- A.—No. Because there is the question of difference of opinion. Only if it is a frivolous appeal there may be such a provision and not otherwise.
- Q.—How many of these bodies would you have? You cannot expect them to operate over a large area.
- A.—We have got in the Punjab only three Assistant Commissioners and we require only three such bodies.
- Q.—You would have these independent persons whose sole duty is to hear-the income-tax appeals?

A.—Yes.

- The President. Q.—Does not the Commissioner hear the appeals?
- A.—Generally he does not. If there is any question of law involved, the appeal will go to the High Court.
- Sir Percy Thompson. Q.—Take the case of Amritsar where a certain person had to stop business. Would the board have helped, if one was in existence? Because he was assessed entirely in accordance with law.
- A.—Certainly the members of the board on personal knowledge will be considerate and all cases are not in accordance with law.
 - Q.—Do you think that under the present system there is a substantial injustice done to the tax-payer?
 - A.—I have got a memorandum here which had been prepared by the incometax assessees of Ambala. Their grievances are under several heads. They say that so far as appeals are concerned, they are not properly attended to; because the same gentleman who is an executive officer of the department will always try to protect his subordinates.
 - Q.—In answer to question No. 44, you say that you agree that the issuing of income-tax free securities must be discouraged. Government has to borrow money. If it does not borrow by means of income-tax free securities, it will have to borrow by other securities at higher rates of interest. The money should be forthcoming all the same. When the rate of interest is favourable, this money will be withdrawn from the mercantile community all the same. So the investment of money for purposes of trade does not depend upon the Government of. India issuing securities free of income-tax or subject to income-tax. Once the Government wants money it must get it. It is immaterial whether it gets it by means of securities which are free of income-tax or by means of securities subject to it. If you want to discourage commercial men from subscribing to Government securities, I am afraid you cannot do it.
- A.—I am not speaking from the point of view of Government. If Government offers a higher rate of interest, people will naturally buy those securities.
 - Q .- But the money will be equally , withdrawn from trade.
 - A.-Oi course.

27th January 1925.

Lahore.

PRESENT

- SIT CHARLES TODHUNTER KCSI, ICS, President
- Sir Bijay Chand Mahtab, GCIE, KCSI IOM, Maharajadhnaja Babadur of Burdwan
- SIT PERCY THOMPSON, KBE, CB
- Dr R P PARANJPYE
- Dr L L HYDER MLA

Mr. J. G. BEAZLEY, I.C S., Secretary, Government of the Punjab, Transferred Departments, was examined.

Written memorandum of Mr. Beazley.

Q 19 (Supplementary*) -Figures for the last two years are as follows -

Year	Water tax	Income from sale of water	Total income	Expenditure on establish ment and maintenance	Difference hetween income and expenditure
	Rs	Rs	Re	Rs	Ra
1922 23	83 114	5 17 192	6 00 306	6 32 .58	-31 952
1923-24	1 62 371	4 78 761	7 41 132	7 05 125	+34 007

With regard to these figures it must be explained that no credit is taken on the income side for water supplied for municipal services such a road-watering, while on the other hind expenditure on establishment and maintenance includes no charges on account of deprediation and interest

Q 31 (1) (Supplementary) —All persons who pay a profession tax imposed by district boards probably also pay the chowledge tax, but the converse is not true

Q 103 (Supplementary)—As regards nazal land, in the past Government have generally made over land to local bodies free for some definite purpose and splicet to resumption it no longer required for that purpose, or have simply made over the use of land without specifying any purpose. In hoth cases the power of alteration has been reserved and the sale proceeds when land has been sold have gone to Government unless specially assigned to the local hod in this way Government have preserved the uncarned increment on the value of the land. It has now been decuded that if a small area of land is required for a definite purpose and there is no apparent prospect of an uncrease in its value it should be sold entright to the local body requiring it. If, however, there is any chance of the local body speculating in the land it is to be made over as before only for a definite purpose subject to resumption when no longer required for that purpose.

^{*} The reference is to a supplementary questionnaire sent to the Publab Government

- Q. 106.—As regards national or onerous services the criterion of ability to pay may be accepted, but as regards local or beneficial services the measure of the benefits received can not be accepted as the criterion in backward areas in need of economic and intellectual development until the benefits received begin to produce an economic return.
- Q. 107.—(a) For the present the powers given are on the whole sufficient and no extension is called for,
 - (b) No. Local bodies should be left to exercise their own discretion.
- Q. 107 (Supplementary).—(a) The construction and management of pounds has been handed over to local bodies entirely, and they are allowed to retain any net income obtainable from this source.

No income derived from fisheries is handed over to local bodies.

As regards tolls, other than tolls imposed as taxes under sub-clause (d) of clause (i) of section 61 of the Punjab Municipal Act, 1911, vidr reply to question (i) IV forwarded with the Punjab Government letter No. 2435-S. B., dated 1st August 1924. Local bodies have not been permitted except in one instance to impose tolls.

The taxation of motor vehicles as such, apart from the taxation involved in the registration fee payable under the Indian Motor Vehicles Act, has only recently been taken up by the Punjab Government, and no question has arisen as to the transfer to local bodies of the proceeds of such taxation. The taxation imposed by the Act recently passed by the Punjab Legislative Council is in aid of general provincial revenues and there is no proposal to transfer the proceeds to local bodies. On the other hand Government have not interfered to prevent the taxation of motor vehicles by local bodies by means of their ordinary powers of taxing or licensing vehicles.

- (b) So far as the revenue derived by local bodies under these heads is concerned there has been no earmarking of it for expenditure on the services concerned.
- (c) No application for sanction to the imposition of an entertainments tax has been received by Government and the question whether it is a tax which may suitably be levied by local bodies has never been considered.
 - Q.—(f) III—Taxes on Vehicles and animals.

(Questionnaire issued with letter No. 1299-F., dated the 20th May 1924, by the Government of India, Finance Department.)

- (1) Yes.
- (2), (3) and (4). It is difficult, if not impossible, to formulate a theory of taxation in respect of these matters which would meet all circumstances. Question (3) for example might be answered either way. On the one hand it might be said that animals and vehicles used for agricultural purposes should be exempted on the ground that they are among the tools of the agriculturist's craft. On the other hand it may be said that animals and vehicles used for agricultural purposes wear out a municipal road just as much as animals and vehicles used for other purposes: so also with regard to question (4) while it might be equitable to the off wide tyres lightly on the ground that they do less injury to roads, if it were necessary to raise a particular sum by means of this tax and there, were no vehicles which did not possess wide tyres it would be impossible to exempt them.
- Q. 108.—(a) As to octroi vide reply to question No. 109. The house-tax is satisfactory in towns of comparatively recent growth, as it is assessed on annual value and the annual value of the house that a man occupies is a fair indication of his taxable capacity in such towns. In some ancient towns, however, this criterion may be fallacious as old and decayed families continue to live in ancestral houses of an annual value out of proportion to their means.

As to land cess vide reply to question No. 161.

- (b) Where possible octroi should be replaced by terminal tax, but it should not be discontinued when local conditions make such replacement impracticable. The other taxes should not be discontinued.
- Q. 108 (Supplementary).—(1) The articles taxed are approximately the same in all cases and in no place there is any attempt made to limit the tax to a small number of articles. Most of the schedules impose heavier rates on luxuries than on necessities.

- (2) There can be no question of the tax being shifted back to the importer when it is paid by him in the first instance, but in so far as the consumer is mable to reduce his consumption the importer is able to shift the tax on to him
- (3) Vide reply to part (a) of question No 109 submitted with the Punjab Government letter No 1633 L S G, dated 20th January 1925
- (4) (a) Vile reply to question No f (V) (c) (2) forwarded with the Punjab Government letter No 2435 S B, dated 1st Angust 1924
- (b) Probably, judging from the complaints so constantly heard as to the exactions of octron establishments
- exactions of octrol establishments

 Q 100—(a) The enticism may be accepted as correct to this extent that
 octro, is inconvenient, clumsy and costly in collection and that its incidence is
 heavy upon the poor, it is not true that it is leviced mostly upon necessaries as
 the articles usually exempted are but few and it is levied on necessaries and
 invuries alike though it is true that by far the greater part of the income
 realised its realised from the tax on necessaries. The number of persons paying
 the tax on necessaries is however very nucle larger than the number of persons
 paying on other articles and such other articles are invariably taxed at a
 lighter rate. It could not therefore he said everyt after an elaborate examination
 of family budgets whether in fact the lurfer of the fax is distributed in of family hudgets whether in fact the burden of the tax is distributed in proportion to the benefits gained by local expenditure or not
- (b) Terminal tax in this province being invariably assessed on weight and not on value its assessment is simpler than the assessment of oction, and this and the fact that the procedure for obtaining refunds has not to be gone through made this trackless of an unconvenience and obstruction to trade When the trackless of an unconvenience and obstruction to trade When the trackless of an unconvenience and obstruction to trade For the rest the tax is open to the same criticism as octroi
 - (c) No, except as regards octros on goods unported by parcel post at Lahore
- Q 110-(a) Dislike of direct taxation which has to be paid in lump sums and is difficult to evade
 - (b) Yes
 - 111 -(a) No
- (b) This presumably refers to toll gates on the same road. The minimum distance between toll gates ruist depend on topographical conditions, the rates of toll imposed, the amount of other taxation in force in the area concerned and other local conditions, so that no reply of any value can be given to this question
- Q 12F-(a) It is right that the owner should pay a part as his properly and therefore his rent presumably benefit from the activities of the local body in whose jurisdiction the property is situated
- (b) It depends on local conditions whether the owner can shift the hurden of the tax on to the occupier. In places where there is keen competition for houses or land he is probably able to do so
- Q. 112 (Supplementar) —(1) The tax originally 3 per cent subsequently reduced to 14 per cent on the sale price of immovable properties is realised by the Registrar at the time of registration of also deeds In consequence of the enhancement of the stamp duty on sales of immovable properties in urban areas it has been decided that this tax should be discontinued with effect from the 1st of March 1925
- (2) Iu only one case was the tax on houses and lands withdrawn. The tax had originally been imposed on the fundings in a market which had grown in outside the octrol limits, and the tax was cancelled on the substitution for octror of a terminal tax, the limits of which were coterminous with the limits ot the municipality
- (3) In tractice the value of buildings as distinct from the value of the site is not distinguished in assessing the tax on buildings and this is the case even in Simila where both building and site are taxed separately
- (4) (a) Cleras are employed under the direction of the Secretary who after making enquiries as to rent, etc., compile uses sment lists which are checked by members and after hemra approved by the committee are published for objections. They are then corrected ugain, if receasing, in the light of the objections received the question is not understood as appeals against assessments he Commissioners or Depart Commissioners.

- Q. 113.—In view of the intense dislike of taxation and unwillingness displayed by local bodies to impose taxation, the limits imposed by law on the rates at which local taxation may be raised are regarded rather as protecting local bodies from the demands made upon them by Government departments than as limiting the freedom of local bodies. There is at present no reason for considering that these limits drive local bodies to have recourse to other less defensible forms of taxation, nor on the other hand is there any reason from the administrative point of view why the limits should be retained as there is little chance of local bodies imposing taxation to an undesirable extent.
- Q. 114.—Exemption when granted is granted to individuals for a year at a time: there is no exception of houses of less than a specified annual value.
- Q. 115.—This matter has been considered by Government only in connection with urban assessments of land revenue. The question is a purely academic one at present so far as the Local Self-Government Department is concerned and no reply can be given.
- Q. 116.—There is no profession tax in the correct sense of the term levied in the Punjab. The Punjab Municipal Act, 1611, before its amendment in 1923 authorised the imposition of a tax on persons practising any profession or art or carrying on any trade or calling, and this power has been used in notified areas to impose a species of income-tax on the residents, the tax being given a legal colouring by being notified as a tax on "persons practising any profession or carrying on any trade or calling." This example has been followed more recently in the case of the so-called haisyat tax imposed by district boards. The tax has been found to be difficult of assessment, and in the case of district boards of collection also.
 - (b) and (c). No remarks.
- Q. 116 (Supplementary).—List of the district boards that have imposed profession (or haisyat) tax.

NAME OF DISTRICT BOARD.								RATES SHOWING MINIMUM AND NAXIMUM.		
								Minimum.	Maximum.	
								per annum	per annum.	
1. Attock 2. Rohtak 3. Karnal 4. Dera Ghazi K 5. Shahpur 6. Amritsar 7. Muzaffargarh 8. Ambala 9. Lahore 10. Mianwali 11. Jhang 12. Ludhiana 13. Gurgaon 14. Hoshiarpur 15. Gujranwala 16. Jhelum 17. Gurdaspur 18. Rawalpindi 19. Jullundar 20. Sialkot 21. Hissar 22. Kangra	:							22222222224421412221	20 6 15 20 20 20 20 6 6 40 15 20 20 20 30 20 20 30 20 30 20 30	

⁽b) The primary collection by means of lambardars is possible without the aid of the land revenue staff, but the collection of arrears is only possible through the Collector, arrears being recoverable as arrears of land revenue under section 70 of the Punjab District Boards Act, 1883.

- (c) At present no charge other than the 5 per cent to the lambardar is made for the collection of the local-rate, which is a tax imposed not by district-boards but directly by the Punjab District Boards Act, 1833
 - (2) The assessment is not made by lambardars
- (3) The statement that 'in municipalities this form of taxation is now practically extinct 'in the reply to question (f) II forwarded with the Punjad Government letter No 2435 B B, dated 1st Angust 1924 was musleading The tax never was imposed to any considerable extent in municipalities It is now in force in six municipalities, in five of which it has been imposed since 1915
- O 117—Grants in aid should be given for specific purposes and not as general subsentions to local revenues. The amount of the subsidy should be calculated in proportion to the importance from the provincial point of view of the service to be aided and to the extent to which the local body has exploited the taxable or other revenue producing capacity of the area within its jurisdiction.
- Q 117 (Supplementary) -(1) No more satisfactory alternative can suggested
 - (2) (a) It has been impossible to obtain figures in the short period available
- (b) Is not understood, 50 per cent of the cost of the municipal roads is not paid for hy the general taxpayer
- Q 118—Such stimulus does exist and tends to increase, and as it increases the extent of Government control can be decreased. In the matter of education local bodies are exerting themselves strenuously and their electorates are also vigilant
- Q 160 -Yes, further revenues must come from what are really additions to the income tax which local hodies impose in the form of a business or pro fession or hawyat tax
- Q 161—(a) The present system is only unsatisfactory in so far as the land revenue system itself is unsatisfactory in that it distinguishes between the rich and poor only in the actual amount taken from them and not in the proportion of their respective incomes that it takes It thus pinches the poor man unduly, and any further extension of the system seems undesirable
 - (b) Vale reply to question No 113
- (0) Vide reply to question No 110

 Q 167—It is not quite clear what is intended by this statement. So far
 es the Punjub is conceined the principles upon which assessments of buildings
 and land at et be made are laid down by statute and provision is made for
 appeals to Government officers against assessments. If 'central control of the
 process of assessment' means this, then the statement is applicable to the
 conditions in this province and such control should not be relaxed. If, bowever,
 the statement means that the actual assessment of such taxes should be made
 by an agency of the Central Government then the statement is not applicable,
 as such a central agency would certainly be extremely expensive and it is
 doubtful whether it would be more efficient than the existing local agencies
- Q 168 (Supplementary) -(2) (a) The general revenue staff assist the administration of Local Self Government-
 - (i) in virtue of the powers of control and supervision conferred upon Commissioners and Deputy Commissioners by the various local Government Acts
 - (11) in so far as Deputy Commissioners Extra Assistant Commissioners and Tahsildars are appointed members of local bodies
- (b) It is not contemplated that local bodies should ever be free from the supervision and control of Commissioners and Deputy Commissioners, but it is beped eventually to withdraw entirely the official element among the members of local bodies
- Q 171 —The expression "desirability of independence of electorates and central control" is somewhat cryptic. It is difficult to see how electorates come central control." is somewhat cryptic. It is difficult to see now electorates come into the matter at all, while as regards central control user reply to question No. 167. If it is implied that the tax collecting agencies of local hodies are influenced in the discharge of their duties by the fear of offending members of the local body or the desire to conclude them or their friends, then it may be admitted that a central agency being independent of the whins of the members of the local authority might prove more efficient to this extent

Mr. Beazley gave oral evidence as follows :-

The President. Q.—You are the Secretary for Transferred Departments? What are those Departments, please?

- A.—I am the Secretary for the Transferred Departments of Local Self-Government, Medical and Public Health.
 - Q.—These replies are your personal opinion or that of the Local Government?
- A.—The reply to the first set of questions is the reply of the Ministry, but the supplementary replies I had no time to submit to the Minister for approval.
- Sir Percy Thompson. Q.—With regard to your answer to supplementary question No. 19, you say roughly speaking the income from the water tax and sale of water covers the expenditure. You don't take any credit on the income side for water supplied for municipal services, while you take expenditure on establishment, etc., and no charges on account of depreciation and interest?
- A.—Yes, the income from water-tax and sale of water roughly covers the expenditure, but the latter includes nothing for depreciation, etc.
 - Q.—What about the balance?
- A.—The balance comes out of the general municipal revenues. In a resolution which was issued in this week's gazette by the Local Self-Government Department of the Ministry, the Minister has agreed to the view that in any productive scheme like water-supply, etc., administrative sanction should not be accorded unless the local body concerned pledges itself to raise sufficient funds to cover charges on account of maintenance, depreciation and interest.
 - Q.—What about the old schemes?
 - A.—We have not yet laid down any policy with regard to the old schemes.
 - Q.—How do you give the grants for education?
 - A,—On the basis of number of students and qualifications of teachers, etc.

The President. Q.—Can a municipality levy an educational cess?

- A.-No.
- Q.—Do they get any subsidies for general purposes?
- 4 No
- Sir Percy Thompson. Q.—Do you give to the local bodies subsidies for general purposes?
 - A.—We give subsidies to the District Boards for general purposes.
- The President. Q.—What proportion do you give for the initial cost of a scheme?
- A.—In the past the Government orders to the Sanitary Board were that not more than 50 per cent. of the cost of a work should be given and this was interpreted as meaning that ordinarily 50 per cent. should be given. This has now been set right by recent orders.
- Q.—The Government gives a loan for half of the work, and part of the maintenance?
 - A .- Not for maintenance.
- Sir Percy Thompson. Q.—Would you mind telling us what is a chaukidari
- A.—The chaukidari tax depends upon the number of chaukidars to be maintained in a village. This is fixed at one per so many houses; the Deputy Commissioner then assesses on the land revenue of the whole village the amount payable on account of the number of chaukidars required. The amount thus arrived at is distributed among all the villagers whether they pay land-revenue or not.
 - Dr. Hyder. Q.—Under what Act is this tax levied?
 - A .- It is levied under the Punjab Laws Act.

The President. Q.—How do you do it in case of a small village with a large number of houses and a big village with a smaller number of houses? Who makes the distribution of the amount?

- A—It would be a rare thing for a small village to contain a large number of houses. The distribution is made by the Deputy Commissioner on the reports of the Tabsidars, etc.
 - Q-Who determines what each household should pay?
 - A -The Deputy Commissioner himself does it
 - Q-How much'
- A —It varies in different districts according to the Deputy Commissioner's estimates
- Sir Percy Thompson Q -As hetween the two people living in houses of different sizes, what would they have to pay?
- A = In Lyallpur there is a fixed rate for shop keepers, while Zamindars pay according to the quantity of their land
 - O-Then it becomes a profession tax"
 - A -To some extent, though it is a very small sum
- Dr Paranipje Q-Can you tell us the amount of chaukidan tax for a small shop keeper?
- A-Perhaps Rs 2 a year I cannot say exactly what it is It does not concern the Local Self-Government Department branch I am only speaking from to recollection
- The President Q -It does not appear in any accounts?
- A-I think it appears in a personal ledger of the Deputy Commissioner at the Treasury
- Sir Percj Tlompson Q—Practically speaking land is a free gift to the municipality?

A -- \ c.

- The President Q—You have the old village sits in a municipality which is free of land revenue, and there will be some cultivable land which jays at the rate for the agricultural land, and you have also other land which is assessed to ground rent, prictically to rack rent 'nou may have a village site which pays nothing another, agricultural land which pays Rs 5 and another, ground rent land, which pays Rs 10 the local hody can only tax Rs 10 as ground run with the result that mistead of getting Rs 60 they get only Rs 50
- A-I do not think this practice exists in the Punjah My experience relates chiefly to colony districts
 - Q-In colony districts it does not exist, you mean?
 - A -They have a separate nrban assessment
 - Q-Can you introduce an orban assessment in the course of settlement?
- A-I think that is one of the terms of settlement. If land is used for building purposes it becomes hable to urban assessment under the Land Revenue.
- Q —Would you like to give up the assessment of these lands and give to the local bodies the full power of assessing which they cannot have so long as proprietors pay land revenue?
 - A -I am sorry I cannot answer this
- Q-Do you think that it will be a good thing to allow a municipality to have the land tax,
- .1—In old towns it would be possible, but in colony tracts it would be very difficult because values increase so enormously
- Q—In 20 years hence that would enable them to abolish octror and substitute a tax on lands and bouses?
- A-It would give the colony towns an advantage at the expense of the general taxpayer
- Sir Percy Thompson Q -- The total value in a new town which might be developing would not be greater than in the old developed towns. Would it?
- d —To a very great extent it would. There is a place in which land is worth as much as Rs. 20,000. The absolute value of the land in colony towns is greater than in non-colony towns.

- Q.—Take Lahore, you call it an old town, and take a new colony town; would land be more valuable than in Lahore?
- A.—Not very much I think. I am not acquainted with the value of the lands in Lahore. I think the values in Lahore, which is very exceptional, are almost the same as in colony towns.
- Q.—With regard to question No. 106, you say that the criterion of ability to pay may be accepted, but as regards local or beneficial services the measure of the benefits received cannot be accepted. What test would you apply, would you apply the test of ability to pay?
 - A .- I suppose so. The reply in this case has come from the Ministry.
- Q.—Then with regard to the powers of taxation, you say that for the present the powers given are on the whole sufficient and no extension is called for. Do you mean by that that the funds raised by taxation are sufficient?
- A.—No. The number of municipalities in which there is a house-tax is very small and the number in which there is a water-tax is even smaller.
- Q.—Can you impose any other tax than what is stated in the Scheduled Taxes Rules?
- A.—Yes: the Scheduled Taxes Rules do not prevent the imposition of other taxes with the consent of the Governor-General in Council.
- The President. Q.—Your Act is rather peculiar, you allow everything in the Scheduled Taxes Rules, but you would not allow a district board if it wished to abolish the road cess?
- A.—No, there is no road cess; there is only the local cess, which is a cess imposed by the Act and not by district boards.
- Q.—But in some European countries they lay down a rule that the local bodies shall levy such and such a tax and others are optional.
- A .- In the case of district boards the local cess is compulsory; to that extent the main tax is imperative.
 - Q.—But there is option between house-tax and octroi in a municipality?
 - A.—Ycs.
- Q.—If a municipality wants a water-supply, but says that water tax is unjust, is the water tax imperative?
 - A.—We are trying to make it compulsory.
- Dr. Hyder. Q.—With regard to octroi, terminal tax, etc., the local bodies have to take the previous sanction of the Local Government. I should like to know why it is so. Is it the fear that they may undertake unprofitable expenditure and so on?
- A.—No, I do not think so. So far as I can make out the distinction between taxes that may be imposed with sanction and taxes that require no sanction represents no general policy.
- The President. Q.—You find no difficulties in the management of pounds by the local bodies?
 - A.—None, they are managed to a great extent through the Police.
- Dr. Paranipye. Q.—The Police send the cattle to the pounds and the local bodies feed them and recover the profits?
 - A.—Private individuals send cattle to the pound too.
- The President. Q.—Then, it is, in practice, a subsidy to the local body? There is a net profit?
- A.—But the local body also does a certain amount of work, it sees the pound is properly kept up and feeds the animals, etc.
- Q.—Then as regards fisheries, you say, no income is handed over to the local bodies?
 - A.—Yes.
 - Q.—There are hardly any tolls in the Punjab?
- A.—Yes, except one in Rawalpindi which is imposed by the district board; -there is no other toll levied by a local body.
 - Q.—Then you have a lot of ferries?

A -Yes

Q .- They are really managed by local bodies, but they don use the profits for building bridges?

A—They are managed by the socal bodies I don't think they use the profits for huilding bridges

Q-I think there is a profit on it?

A -I think there is

Q .- They give these out on contract?

A -As a rule

Q -Regarding motor vehicles?

A —This question has not arisen until lately when a provincial tax was imposed and the matter is in rather a confused state at present

Q—Have you got any entertainments tax in the Punjah Sometime ago we remember to have seen in the papers that the Lahore Municipality was going to impose this tax. Can you tell us at what stage it is?

A .-The Municipality formulated the proposals and then published them for public criticism, but they never sent them to Government for scrutiny, I suppose because they received too many objections to the scheme

Q -- Have you considered whether it is a proper source of income for local bodies?

1—We have liad no opportunity to consider the proposal as to whether it is a proper source of income for local bodies or not

Q -Does it come under the scheduled taxes?

A—It requires the previous sanction of the Governor General in Council Its not scheduled as a tix which a local body may impose nor can the Local Government sanction the imposition of such a tax. Anyway it never came up before this Government for consideration

Q—You say that apart from the tavation involved in vehicle registration fees no question has arisen as to the transfer to local bodies of the proceeds of such taxation. But confusion has arisen about this registration part of the work being done by the Police. The local bodies take taxation on ordinary vehicles?

A -There is no distinction

Q -The numbering etc, is done by the Municipality?

A-les The Municipal Committee registers and numbers vehicles for hire The Police have nothing to do with it Everything is done by the Municipal Committee

Sir Percy Thompson Q—Do you think really that there is a very strong objection to the house tax in Northern India? In Southern India practically the whole of the revenue is russed by house tax? What is it due to? Is it a general objection to direct taxition or any particular objection to the house tax?

A --I think it is a general objection to direct taxation I am unable to explain why there is no such complaint in the south of India, but so far as I know, there is resentment against the honse tax in these parts

Or Hyder Q—In your hook dealing with sub-section 161 (a), you say only 1 municipalities have cared to levy the house tax, and this fact shows that people are opposed to direct taxation

A —The views expressed in my book are my private views written many years and As representing the Ministry of the Punjab Government, I do not want to reassert them here.

Sir Percy Thompson Q -Do you think that house tax is a fairer tax than octrois

A -Yes, certainly

Q —Is there any pressure put by the Provincial Government to raise the rate of this house tax'

Dr Hyder Q -In case of salt and other excisable articles, I think the local body cannot levy octro duties, but can impose a terminal tax. What is the reason for that, exemption in one case and allowance in the other?

A.—I have already expressed my personal opinion on this. There is no reason for it. I cannot discover any, except perhaps a historical accident. There is no reason for imposing the tax in one case and not in another.

The President. Q.-With regard to supplementary question No. 103, there is rather a mistake. It is, "Is the tax shifted by the importer". Do you think the producer gets less for his produce than he ought to get because of the existenceof the octroi? In other words is the country paying for the town?

A.—It must to a certain extent, but it is impossible to judge to what extent

Sir Percy Thompson. Q.—You think probably some indirect levies are also made by the staff?

- A .- Yes, judging from the complaints so constantly heard as to the exactions. of octroi establishments.
- Q.—What are the advantages of terminal tax over octroi? Surely a refund system involves less of a tax on transit?
- A.—One of the most difficult things is this refund system. To get a refund from a municipality involves a most lengthy process. There is much corruption also in this. As I have said octroi should be discontinued wherever possible. I have found people always against refunds.
- Q.—Terminal tax is also a tax on trade, is there any objection to it from the administrative point of view?
- A.—When terminal tax is assessed on rail-torne goods only its collection is cheaper and easier. Terminal tax is levied on weight and not all ralores, and so gives less room for corruption. The merits of the terminal tax over octroi are purely administrative.

The President. Q.—You mean terminal tax does not vary on articles?

4.-No, always on weight and not ad valorem.

Q.—I suppose ad relorem rates assist evasion?

- A.—Yes.

 O.—In your answer to (c) of question 109, you say that it is not true that the octroi duty is liable to be extensively evaded. What is your experience?
 - A.—I mean that Government have received no such complaints.
- Q.—In your answer to the next question you say that one of the reasons orged against direct taxation is that it has to be paid in lump sums and is difficult to evade?

The Maharajadhiraja Bahadur of Burdwan. Q.—Is cetroi very unpepular here?

4.—Yes, owing to the trouble involved in its administration.

The President. Q .- What about the pilgrim tax; have you got it in many places?

- 1.—Pilgrim tax is only levied in one place. It is a surcharge on railwaytickets collected from persons coming from outside a certain radius.
 - Dr. Paranjpye. Q.—Are there many places of pilgrimage in the Punjab?
- A .- There are not many places of all-India importance. Kuruksheira is the only place where the pilgrim tax is levied. I may also explain that the whole of the money is devoted to the cleaning, repairing, etc., of the sacred tank.

The President. Q .- In the case of direct taxes, say house-tax, who does the assessment?

- A.—The Municipal Committee does it.
- Q.—You do not assist the municipality through an Extra Assistant Commissioner?

A .- No.

".—Is it because the municipality does this work that it is very unpopular?

A .- I can't answer the question.

Sir Percy Thompson. Q .- Is it not quite wrong that the tax should be paid. by the owner of the house who may be a non-municipal resident altogether!

A -How? The value of the property and so the rent is increased by the wittes of the local body

Q—What I say is this. The inhabitants of the town pay to a municipality ausse they get the benefit from the municipality. Why should an owner pay municipality when he does not receive any benefit.

A —He gets an increased ient owing to the henefits given by the Municipal munitiee. Thus indirectly he benefits from the municipality. But for the micipal administration, the value of an owner's property would not increase, it is because of this value he gets an additional rent also

G—Suppose I sm in a house where there is no water and I go to a house iere there is water I pay for it because I want water There is no reason y the landlord should pay for it The owner does not benefit at all? 4.—Very rarely the owner actually pays. All these taxes are generally added the rent. In my own experience in Simla the house tax is paid in addition the rents. House tax is imposed in a few towns in this Province, and in most all the cases it is paid by the occupier.

O -Would it not be better to collect it from the occupier?

4 —In many cases the Municipal Committee does not know who the occupier a house is. The occupier may be changing frequently. And then who is to yet it there are 3 or 4 occupiers?

Q-In England there is no such difficulty felt, we always collect from the cupiers

4 -In a place like Delhi and other places it will be very difficult to collect rom the occupiers who change frequently

Q-Is there any provision in your Act allowing the owners to pass on the ax to the occupiers?

A-No The President Q -There is no exemption for house taxes, even for the mallest houses paying one rupes a month?

A .- There is no such exemption theoretically. But in practice some persons re exempted

Q-You say there is an appeal?

4 -Yes there is an appeal to the Deputy Commissioner and Commissioner The appeal is against assessment, he can reduce, but he cannot raise the assess ment

Q-Don't you think a provision of that sort would be salutary? Powers of revising the taxes or exempting, generally vetoing of assessment under the general powers

4 -I think so

Q —Do you surcharge the municipalities?

- Q-The tax on transfers of immovable property has been abolished in urban areas Have you got any varying stamp duty for transfer of property in towns and in villages?
- A -We have just passed an Act in the local Council enhancing the stamp duty on transfers in urban areas
- Q -But then, the municipality has lost the tax that it levied on the remstra tion? Can you tell us how much it is?
- 4 -I am sorry I cannot tell you, stamp duty has nothing to do with my department

Sir Percy Thompson Q -The stamp duty has been raised, and the tax levied by the municipality has been abolished. Has not the municipality objected to tine?

A -The municipalities have not yet objected. We gave an undertaking in the Council that the municipalities would not be allowed to tax transfers also Some of the members who were residents of American and Juliander had objected to the double taxation, I think We have asked the municipality what they propose to substitute for it

The President Q-Can you tell me under what section of the Act that tax " was imposed?

- A.—It is with the previous sanction of the Governor-General-in-Council "any other tax" under section 61 (3).
- Q.—I do not quite understand one provision about the tax on houses and lands. Except in Simla, can you levy either on the house or on the lands or on both?
- A.—There is nothing in the first part of clause (a) of sub-section (1) of section 61 to prevent it though later the proviso seems to imply that it cannot be levied on both. The Act is badly drafted.
 - Q.—In every other Act it is on the holding?
 - A.—I do not know.
- Q.—Would you assess agricultural lands which fall within the municipal area?
- A.—No, not to house tax.
 Q.—Don't you get cases very much on the margin? You might have a small garden house with a great deal of land attached. Would you tax that?
 - A.—I don't think there is anything to prevent it legally.
- Sir Percy Thompson. Q.—With regard to Q. 114, under what circumstances is exemption granted to individuals? Is it on account of poverty or something of that sort?

 A.—Yes.
- Dr. Paranjpye. Q.—With regard to Q. 116, we were told that there was somedifficulty about the levy of profession tax, that it was not legal and so forth. Can you tell us what that is?
- A.—There were two difficulties in connection with the profession tax. In the first place it was held by the High Court that the consent of the Governor-General was necessary for the tax in notified areas. Secondly, it was held when a tahsildar was assessed and a suit was brought against him for the recovery of the amount, that a Government servant was not exercising a profession.
- Sir Percy Thompson. Q.—I see it stated in reply elsewhere that the assessments to the profession tax are revised by the Deputy Commissioner. Does he have access to the income-tax assessments himself?
 - A.—The agency is entirely separate.
- Q.—But would there be any objection—and would it meet the case—if he had access to the assessment?
 - A.—I can see no objection, but the income-tax authorities might object.
 - Q.—Would that alternative be satisfactory for the local authorities?
 - A.—Yes; most satisfactory from the point of view of the local bodies.
- The President. Q.—What would be the effect of asking the income-tax authorities to tax all incomes down to Rs. 500 and to hand over the income collected between Rs. 500 and Rs. 2,000 to the local bodies? Would it be more satisfactory than the present system 3
- A.—I think it would probably produce more income; but it might not bemore satisfactory to the people concerned.
- Q.—How?

 A.—The prying of income-tax officers into their affairs would be resented more than enquiries by local committees appointed for the different parts of the district by the district board.
- Q.—Does it not put rather an undesirable power in the hands of the local bodies?
- A .- I do not think so. The assessment has to be confirmed by the Deputy Commissioner and there is a right of appeal to the Commissioner.
 - Q.—What is the section that covers this subject?
 - A .- Section 30 of the District Boards Act.
- Q.—Is it not indeed rather extraordinary to have the profession tax in the rural areas and not in the urban areas?
 - A.—It is not extraordinary when you consider the reason for it. Q.—What is the reason?
- A.—It is simply to make the non-agriculturist living in villages pay something to the district board revenues when he is benefited by the hospitals, roads, schools, etc.

Q-You say, 'the tax has been found in be difficult of assessment, and in the case of district boards of collection also.' Now two years ago the Government suggested that the district boards might employ Extra Assistant Commissioners and several of them have done so. Don't you think it desirable to go a step further and make it near to the Income tax Department

A -I don't think the Minister for Education would approve of that but I cannot sav

Sir Percy Thompson Q -What do the 'minimum' and 'maximum' mean in your note?

4 -Rs 2 per annum on incomes of Rs 200 per annum, Rs 3 per annum on incomes of Rs 300 per annum and so on

Q-In the case of incomes above Rs 2,000, all that the Income tax Depart ment would have to do is to give a list of people paying income-tax

4 -All that would be necessary for the Income tax Department to do would be to give a list of incometax payers and this is what we asked for in the correspondence with the Government of India

The President Q-with regard to supplementary question No 117, our difficulty is to ascertain the proportion which the general tappager in the different prounces pays for local administration. So long as we take the percentage borne by subsidies to total income, we get nowhere, because the indirect subsidies vary from place to place Can you suggest any better may of getting at the proportion than taking the actual cost of the services and taking the percentage borne to that by the local taxation?

A -In the very short time I have had to think about these questions, I have been unable to think of an alternative

Q-You say in your original answers '50 per cent of the cost of the muui cipal roads'

1 -No We said 50 miles and not 50 per cent. This refers to the parts of the Grand Trunk Road which pass through municipal limits

Q-'Special assessment' is another phrase for a betterment tax on unearned increment. You have not begun to impose any such tax through any of your local hodies so far ?

d -Not at all Q-With regard to Q 161, you say The present system is only unsatisfactory in so far as the land revenue system itself is unsatisfactory, in that it dis in so lar as the land revenue system need to dissaurations, in this to distinguishes between the rich and poor only in the actual amount taken from them and not in the proportion of their respective incomes that it takes. Have you any remedy for that?

Q-In reply to Q 167, you say So far as the Punjah is concerned the principles upon which assessments of buildings and land are to be made are laid down by statute. What is the statute you refer to?

4—The Municipal Act, section 3

Q-In Cilcutta it is done by the executive officer and the local body has no control over the assessment at all On the other hand, your provision for appeals is peculiar to the Panjab of the provision for appeals in peculiar to the Panjab of the provision for appeals in peculiar to the Panjab of the provision for appeals in peculiar to the Panjab of the provision for appeals in peculiar to the Panjab of the peculiar to the pecu

A -I do not know

Q-You say that the central agency would be extremely expensive Would the assessment by, say, an Extra Assistant Commissioner be better?

A -We were not thinking merely of the employment of a Government officer we thought you meant setting up a regular central agency for assessment

Q-That has been the case with is. We deputed a deputy collector to a municipality and the result was an enormous increase in the assessment He is paid for many times over

A-I personally would prefer the assessment by an officer deputed and it would certainly pay Q—You still think that Commissioners and Deputy Commissioners should have control over local bodies?

Q -Do they now form a considerable number in these bodies?

A -All district boards except one have the Deputy Commissioner as their chairman at present

Q-Have you any audit staff?

d -We have our audit staff but no power of surcharge

Mr. OWEN ROBERTS, of Messrs. Clements, Robson and Co., Lahore, was next examined.

Written memorandum of Mr. Owen Roberts.

My business is connected with the purchasing of food-grains and has led to my devoting considerable attention to the question of agricultural statistics, and I wish to avail myself of the opportunity of once again drawing attention to the very severe blow dealt to this subject by the discontinuance of the Reports on Inland Trade. This is referred to Annexure A, question No. 1, Part II (d), Statistics of Trade.

Any consideration of this subject to be serious must include more than three factors mentioned in para. 2 (a) General, Annexure A. Of the three factors mentioned there, one alone, namely, the first, is reliable, and it is only by adding to those three factors, the two factors of population and trade figures (imports and exports) that any reliable check on estimates can be instituted.

At present a special Committee, on which I have the honour to be serving, is considering this subject of prices and crop forecasts, and it may serve to explain my meaning if I attach to this a copy of a note put up to this Committee.

2. Prices.—In so far as the data relate to prices of food-grains, they are utterly worthless, the systems of collection being to blame. The present system might have answered during the time of Akbar, when even interprovincial trade on its present scale, much less international, trade was unknown. The results under present conditions are useless, and therefore any deductions from them can have little or no value. A revised system of collating these data is being recommended to the Government of this province and with proper checks, based on returns known to be above suspicion, the results should be valuable in time.

Instances, illustrating the untrustworthiness of the present returns, could be quoted from any of the three provinces with which I am intimately connected in Northern India.

3. The above remarks cover all that can usefully be put forward on matters with which my business is directly connected. Before concluding this note, however, I am tempted to put forward certain observations on what appears to me to be the injustice inflicted on provincial Governments by the present system of taxation.

Land revenue is the principal source of income and on its merits this stands discredited.

Theoretically, it is founded on the assumption that the State is entitled to 50 per cent of the producer's surplus, and this is commuted to a cash basis at rates fixed during periodical assessments.

Practically, the 50 per cent basis has been reduced to 33½ per cent, and it is now under consideration that it shall be further reduced to 25 per cent, and an examination of the prices fixed for commutation will show that they are all far below the value of the articles at current market rates.

Here again the tax is one unsuited to modern conditions. The fact that the theoretical percentage due to the State has had to be lowered speaks for itself, and the system of assessing commutation values for a period of years is not one which can possibly be applied on any scale that would be just to both the producer and Government, with the consequence that Government faces a definite loss rather than inflict injustice on the payer. The principal source of provincial revenue, therefore, can only be regarded as discredited in theory and impossible in application because of the inelasticity of its application.

I make these observations with a view to show the position of helplessness to which the province is reduced in order to emphasize the added injustice arising out of certain forms of taxation imposed by the Central Government.

I have in mind particularly the present scale of import duties and will illustrate my meaning by taking the tax on motor cars.

In a recent Bill the Punjab Government imposed a tax of Rs 80 per annum on 4 seated cars. Take the case of a 4 seated car on which an import duty of Rs 1000 is levied, and it becomes apparent that the Local Government has to provide roads and other amenities for this car for 12½ years before it receives as much as the Imperial Government takes from the buyer when the car enters the country.

The whole scheme of import duties is settled on a scale for which some justification might have been claimed when the Imperial Government was responsible for provincial welfare or to put it more correctly when the provinces were merely the agent of the Central Government, but when, as now, the Provincial Government has transferred subjects for which it is entirely responsible, the system is both impossible and unjust and its results are seen in the produgality if not waste of the more favoured departments which per retained under the Central Government directly

In this province the chief trouble is still ahead, large new areas brought under cultivation must have given appreciable increases to land revenue and in most cases development of these has not been carried as far as it will have to be and an apparent surplus has resulted enabling Government to be carried on, but when the obligation of development has been fully carried out, unless an adjustment is made with the Central Government or some unforeseen sources of revenue open up, the prospect before the province is poor indeed

Note on Crop Estimates

The outstanding detect of the present system of handling crop statistics has in the absence of any systematic method of checking the results published in the final forecasts, and as the present opportunity may not offer again in the near future the following notes are put up for record if the Committee feels that the suggestions made are outside the scope of the enquiry entrusted to it. Before coluing to the suggestions themselves, it is necessary to discuss the subject shortly on general lines.

The general system hitherto followed has been to rely on data supplied to the Director of Land Records, which are massed together and then placed before the Director of Agraculture who applies corrections or modifications based presumably on independent information, when the results obtained trepublished and apparently treated as fical

The question that occurs to one is whether it would not be possible to devise a test of the figures year by year and it is with a view to develop this subject that this note is written

The productions and consumption of crops can be split up into the follow

- ing heads -
 1 Acreage -- This may be taken as absolute and correct
 - 2 1 seld This is divided into two sections-consumption and surplus
- Acreage —Of this it may be said that it can be accepted as final ind accurate Slightly more detailed figures as suggested by Mr Trevask's, dividing the acreage up into the various classes of land cultivated, would probably prove of advantage
- Yield—This must always be in the nature of an estimate and it is this sentiate that it is proposed to check. The methods of arriving at it are probably exhausted by the employment of one of the three following methods.
 - (1) By a direct guess with the area under computation before one
 - (2) By the direct method of assurum; a normal "outlurn for any given class of land and modifying the result by a seasonal factor "This method appears to me to be most misleading hecuise any "normal" arrived at, even if the iesuit of actual crop cutting, is not and cannot be a 'normal 'in the correct sense of the word, because the data on which it is based must themselves be subject to all the viciositudes or advantages of the particular season or seasons from which they are derived
 - (5) By crop-cutting experiments on a large scale in each district annually. This would offer the hest prospects of success if it could be applied to every crop in every district in a big way, but it would be too expensive.

The problem is now to devise some check on the figures for the yield of any given district, and has occurred to me that an analysis of the factors that are derived from yield may help. The yield of a district is disposed in one of two ways, i.e., either by consumption or by export from the district. Of these two factors the export can be exactly ascertained, and by deducting this figure from the estimated yield and comparing one district with another it should be possible to distinguish gross errors.

Taking all factors into consideration, three, which contribute to a solution, are known and these are the acreage, the population and the net exports or imports, and at this stage of the enquiry only one of these remains to be ascertained, i.e., the net exports or imports. Generally speaking the enquiry under this last head need only be extended to recording the exports and imports by rail; in certain rare cases only it would be necessary to take into account trade movements by river or road. To attain the object in view it would be sufficient to obtain from the railway a return that might be sent daily to a central office in Lahore, showing the quantity despatched of all classes of articles under consideration, and a similar return of all imports into the station without giving the station of origin as that would be of no interest.

From these figures the exports from and imports into every district would be known and the net figures, whether of export or import, arrived at, and it would be possible to say in respect of every article of consumption that over a known area its production was sufficient to maintain a known population, and the consumption per capita of the article arrived at on the basis of the yield forecasted. If the results between different districts were widely different, the yield figures could be examined and tested in the succeeding crop.

To arrive at data for these tests, I would suggest that without interfering with the present method of estimating yields, crop-cutting experiments on a large scale should be instituted yearly in a few selected districts, and the results arrived at by these experiments compared with the trade figures, and with yields given by the ordinary methods of estimating, and with the figures of other districts. Once the entire province was covered, say, in five years, a most valuable set of figures would have been constructed, and I think a very much more reliable system of forecasting arrived at.

Mr. Owen Roberts gave oral evidence as follows :-

The President. Q.—You have been good enough to send us a note dealing with three points—statistics, land revenue and customs. As regards statistics which is the most important part of your note, you know a new Committee has been appointed to deal with that subject and we will pass on your criticisms to that Committee. But in so far as they show the pressure of taxation on any particular class of people, have you any suggestions to make?

- A.—I have only dealt with the question of agricultural prices. The Committee has decided that the use of the word "normal" should be abolished.
 - Dr. Paranipye. Q.—You are in business?
 - A.-Yes.
 - Q.—On what prices do you depend for your business?
- A.—I have to buy very largely for inland as well as for the export trade. The prices which one pays for export are governed by the prices cabled from England and the local prices are largely governed by these prices.
 - Q .-- You don't depend upon the prices published by the Government?
 - A .-- No; they are perfectly useless.
- Dr. Hyder. Q.—You say that the Government, of the Punjab has had to give up the question of ascertaining the normal yield?
- A.—The Committee formed to consider the question has decided to recommend the discontinuance of the use of the word "normal".

Dr Paranipye Q-What about the seasonal factor?

A -My second note deals with the subject fully It is a question of how to check the seasonal figure

Q-You say that the crop cutting experiment is the hest?

1-Yes If you have statistics of the population and the area and find that given certain conditions a certain area can export a certain quantity, then

Dr Hyder, Q —Whether you call to a normal or average yield, suppose there have here crop cutting experiments for 20 years and you eliminate the seasonal factor are now are you going to estimate the variation from the average?

A -My second note deals with that point fully If you take a set of crop cutting experiments spread over the province and the next year or five years later you get a given set of conditions in a particular area and the outturn is estimated Jour to be a certain figure, this figure could be checked against similar experiments in the same year and you will have a check on the variation. At present you have not been experiments are the countries of t

Q-You will have these figures by districts?

A -I would not commit myself to that It is a matter to he settled by the agricultural people But in whatever way you do it, whether hy districts or divisions, the rosult will be the same At present it is done by districts

Dr Paranipye Q-How would you estimate the crop which is consumed in the district

A -By deducting from the estimated production the actual exports by rail from the district

Dr Huder Q-How will you take into consideration the storing of grain? A-It is not practised now to the same extent as it was before the war

You now find the stocks cleared out periodically The President Q—Do you find the existing official estimates of crops to be excessive or the reverse?

A -They were fairly reliable till the last few years. But during the last few years it has been difficult to read any meaning into them

Q-You do not agree with the Chamber of Commerce which always adds 25 per cent to these estimates ?

A -No

Q-lou dont find them underestimated?

i -I should say that for the last year or two they have been overestimated

Q-1ou say something about commutation prices Do you find the prices in the official returns generally above or below the market rates?

A—They are generally well below the market rates But the system of recording prices is defective Last year the value of wheat at the harvest time in Lyallpur was reported at Rs 44-3 maund in villages when it could not possibly have been more than Rs 38 I do not know how they got at this figure

Dr Paranipye Q -So that will have the effect of increasing the revenue?

4.—I suppose it would bare I may point out that the rates given in this zero never applied. The revision never took place at those rates Magnitude and Juliandar for example. The price of wheat put down here is 38 seers per rapes in 1914. But actually it was much higher.

The President Q-They take the average of the last 20 non famine years?

A -I do not know what it is. The commutation prices are far below the prices at present ruling

Q-Even at the commutation rate, it is very low?

A -Yes It does not represent the market value.

- Q.—You say that the 50 per cent basis has been reduced to 33½ and it is under consideration that it should be further reduced to 25 per cent and an examination of the prices fixed for commutation will show that they are all tar below the value of the articles at current market rates. So that altogether what is taken as land revenue forms only a fraction of the surplus?
- A.—I do not know what fraction it represents. But to try and prove that it is based on a definite principle seems to be out of the question.
 - Q .- It is not what it purports to be?
 - A .- No. I do not think it is anything like what it purports to be.
 - Q .- What is it then?
 - A .- I should call it rent.
 - Q .- Government is taking what it can from the people?
- A.—Yes; it comes to that. There seems to be an inherent admission to that effect. You start on some basis; you say you take 50 per cent of a certain thing; then you say you will take 33 per cent; and finally the result is you are taking what you can get.
 - Sir Percy Thompson. Q .- Supposing you take 50 per cent of the surplus?
- A.—I should call it a heavy payment. I take it that this 50 per cent is charged on his net assets, i.e., after allowing for his reasonable expenses and cost of production.
 - Q .- What is the rent in England?
- A.—A case was given me the other day of a man who bought a farm of 200 acres and who gets £75 by way of rent. That is the most he can get for it.
- Q.—My point is that you find the charge to the cultivating tenant very much higher in the case of lands that are let on rent to the tenant. A man voluntarily takes some lands from a landlord and pays a certain rent. The land revenue he pays for land of a similar quality similarly situated would be very much less. If a man voluntarily takes lands and pays a private person a higher zent than he is to pay to the Government, how is this land revenue excessive?
- 2.—The fact remains that Government cannot eall this a tax on the basis on which they have started.
 - Q.-Why do you say that?
- A.—I know nothing about the incidence; but there is the admission that they cannot collect 50 per cent of the produce and they have now reduced it to 33 per cent.
 - The President. Q .- They do not think it desirable to take so much.
 - A.-Yes.
- Sir Percy Thompson. Q.—There has been a controversy with regard to the ownership, and the shares which belong to the Government and the cultivating cenant; not that it cannot be collected.
- 4.—If you get the whole 50 per cent. the revenue will be very well off; but they cannot get it.
- The President. \dot{Q} .—Have you formed any idea on what lines you can proceed to reform the system?
- 4.—I cannot see any lines, but I may say this. I do not think that the system of fixing prices as they do it now will ever work. The system is based on a time when the crop was worth what it could fetch in the district where it was produced. If you had a good crop you had cheap prices; but if it was a bad crop prices were high. In other words, the local value depended on the production. These conditions do not apply to-day. For instance, I may give you certain figures. The area of the wheat crop in 1922-23 was 9,573,000 acres and the price at harvest time was Rs. 3-15-4 and this year the area

is 9,988,000 acres and it has been sold for delivery in June at Rs 527 Government cannot get anything like a reasonable share out of the present system of fixing commutation values. The fluctuation is so enormous that I do not see how you can fix the price for a period of years.

Sir Percy Thompson Q --- If you fix a rent, will it be all right?

A -Yes, but not hased on the market value for a period of years

Q-Rents go up when prices go up in other couptries In England it is so

4 —How are you going to fix a steady rate of rent based on prices subject to yielent fluctuations?

Q—What it means is that at one time a man has to pay too much rent and at another time he has to pay too httle. An average may he taken

A -I do not know how it will work out

The President $\,Q$ —What would you say to taking 1 or 2 per cent of the capital value of the land?

A - I think it would be a very good idea. At any rate you get down to a system

Q-Is the capital value easier to ascertain than annual value?

A -You would have to fix what the capital value was

O -And it will be equally subject to fluctuations in prices?

A -Yes, it will

Dr Paranjpye Q-Would a system in kind be more suitable?

A —No I had an invitation the other day asking me to bid for 2 lbs of potatoes in a village in Baluchistan 12 miles from the railway station

The President Q-On the subject of cu toms, have you anything to say?

4.—The only reason wby I referred to it is that the provincial revenues are buyly off. The other day the Minnepal Committee here sent their tax schedule to Government in which they put Rs. 4 on motor cars. The whole schedule was accepted eveept this item and Rs. 4 was reduced to Rs. 2, presumably because of the heavy taxation that cars are already subjected to

 $Q-{\bf \hat{Y}}$ ou consider that the recent increase in the customs schedule has in some cases gone too high?

4-I think so At any rate the provinces are looking round for money and the very high customs tariff prevents any possibility of Local Governments getting any revenue out of trade

Q-What do you say about the tax on tobacco?

4 -It is appallingly high

Q-Suppose a small excise duty is levied on locally made cigarettes

Q-You would allow it in free and then put a tax on the manufacture? What about the unmanufactured tobacco in this country?

A -I think that that should pay a duty It is a luxury

Q-How would you levy it?

4 -It would have to be levied on the acreage through the district officials

Q-Have you anything to suggest regarding income tax?

A-No I want to suggest that the provinces should be allowed to tax exports

- Q.—Exports generally or particular articles?
- A.—Exports of selected articles.
- Q.—Obviously you could not allow a maritime province to tax the exports of the Punjab and take the profits.
- A.—No; but there is no reason why you should not tax Punjab produce going out of the Punjab. The real difficulty is that I cannot see how Local Governments are to get anything out of trade.
- Q.—If that is your difficulty, I will refer you to the chapter on the division of the proceeds (Questionnaire Q. 147). What we are attempting to do is to take each tax and see which procedure is applicable. Now from this point of view what do you say about income-tax?
 - A.—That will have to be an Imperial tax.
- Q.—Do you think it is impossible either to divide the yield or to allow the province to make an addition?
- A.—I do not think it is desirable to allow provinces to make any addition to the income-tax or to take any share of it from the Central Government. I think that the tax on exports is one that ought to be left to the provinces.
- Sir Percy Thompson. Q.—With regard to export duties, surely it means that the producer here would have to produce below world prices. Otherwise he cannot make a profit.
- A.—No. If you put it at a moderate rate, it would not happen; it would be absorbed in the trading risks.
- Q.—But taking it over a period of years, does it not follow that the producer should produce it at a price less by the tax than the world price?
- A.—I doubt it. There are so many other factors which are to be considered. I was thinking of a tax at a flat rate, say roughly at Rs. 3-8-0 a ton on exports of certain selected articles. This would be too low to affect trade.
 - Q.—Will it give very much revenue?
- A.—It will give a very useful revenue so far as this province is concerned. In that way this province would get from 20 to 30 lakks of rupees every year. It would give them something out of trade.
 - The President. Q.—Where should it be collected?
 - A.—At every railway station, like the terminal tax.
- Q.—Would not that result in the same consignment being taxed two or three times over? Suppose you collect a lot of wheat here and consign it to Karachi?
- A.—No. The tax would be levied and collected at the despatching station and as the levy would only be on goods consigned outside the province, the tax would not touch the local consumer.
- Sir Percy Thompson. Q.—Suppose you are an exporter; and you go round and buy wheat in the Punjab, Central Provinces and other places. Then would you not pay the export tax when it came to the United Provinces and again when it came to the other province?
- A.—No. It would be so arranged that the goods going right through would not be subject to the tax. When once the tax is paid it would not be paid again, though the article might pass through different provinces, unless it happened to be unloaded and stored and reloaded.
- Dr. Hyder. Q.—Would you allow every province to levy the tax at its own discretion?
- A.—The Government of India might lay down some general lines, about the articles that are taxable, about the rates, about the maximum that can be charged and so on, and leave it to Provinces to tax within the limits prescribed.

- Dr Paranjpye Q —Would not that practically amount to an increase an the railway rates 7
 - 4 -Not more so than a terminal tax
 - Q-Would it not be much hetter to increase the railway rates?
 - A -- It is a question of helping the provinces and not the railways
- Q-Do you know of any other case where there is an export tax unless there is an element of monopoly?
 - A -I do not know of any other case
 - The President. Q-Would not this tax come back to the cultivator?
- A-It is a very difficult thing to say If you collect two annas per maund on wheat, it will come to only between 3 and 4 per cent of the value and a fluctuation of one penny in exchange has more effect than this tax
- Q = May I take it that the busines community does not object to the terminal tax?
 - A -No, it does not hamper trade. As long as it is low, it does not matter
 - Q-Do you put it on through traffic?
- A-In places like Lyallpur, etc., we pay it with the freight My point is this It passes on to the trader and it forms port of his risk. It is a risk which he has to face just es he has to face the market risk when he stores cotton or grain
 - O-Have you read Sir Ganga Rem's proposals?
 - A -I have not
- Q-He proposes to aboush the land rovenue and to levy a tax on all produca brought to the railway stations
- A —But the tax that you might have to pay may be so large that it would affect trade and it might also compromise Government's position with regard to land
- $Dr\ Hyder\ Q-{\rm May}\ I$ go back to the determination of prices of wheat in Lyallpur, I want to ask a question in regard to crop forecasts. You are not guided by the crop forecast in India, but in England people have to be guided by the crop forecast here?
- A—You can take it as an alsolute fact that the whole of the Indian export is insufficient to influence the European value of wheat If it cannot influence it the crop forecasts can have very little weight
- Q-You say the crop forecast here is maccurate I say the same thing applies to the crop forecasts made in America and other wheat producing countries How does the produce of wheat determine the market rate?
- A—Partly by crop forecasts, but not necessarily by the Government fore casts. The interests in Canada and other places are very hig and they form their own opinion, they are guided undoubtedly by the crop forecasts. That is a different thing from saying that the size of the Indian wheat forecast is going to influence prices in Eulopean countries. The Indian supply is so small and so' uncertain that the European market cannot be materially influenced by these returns.
- Q —The point is this that the crop forecasts made in Canada, America and ℓ other places are also inaccurate
- A —Quite so, but the people there handle these forecasts with caution and form their opinion from their own knowledge received through their agents on the spot as well When a man is working for a series of years in this husiness he can attach his own value to these reports

28th January 1925.

Lahore.

PRESENT:

Sir Charles Todhunter, K.C.S.I., I.C.S., President.

Sir Bijay Chand Mahtab, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraja Bahadur of Burdwan.

Sir Percy Thompson, K.B.E., C.B.

Dr. R. P. PARANJPYE.

Dr. L. K. HYDER, M.L.A.

Mr. C. A. H. TOWNSEND, C.I.E., I.C.S., Officiating Commissioner, Jullundur Division, was examined.

Written memorandum of Mr. Townsend.

Q. I.—I was for some years Director of Agriculture in this province and later Director of Civil Supplies. In these capacities I had much to do with the estimates of the production of food grains, particularly of wheat. It is extremely difficult to get an accurate estimate of the total production. The figures of the area under any crop, in any particular harvest are, I think, accurate within one per cent. But it is extremely difficult to find the outturn in maunds per acre for each crop. So important were the estimates of the wheat crop in the Punjab during the war that I used to go to Karachi before writing, the final wheat forecast, and compare my estimates of the total crop with that of the principal wheat exporting firms there. These firms always gave me every assistance. I was glad of their views, and I think they were glad to have mine. I always issued my forecast after duly considering their estimates.

Statistical publications in this province have recently been diminished in that the extremely important "internal trade report," which showed the principal articles imported into or exported from the province by rail each year, was discontinued in 1923 from motives of economy. I most strongly protested against this decision when on the Board of Economic Enquiry. I understand that a proposal is now under the consideration of Government to re-introduce the report. But even if this be done, there will be an unavoidable lacuna of at least three years during which no report was issued.

- Q. 15 (2).—I consider a fair commercial profit is the obvious thing to take.
- Q. 16.—Certainly it would be impossible to take the State's portion of the increase as a lump sum. It should be taken annually as a tax.
- Q. 17.—We have, generally speaking, an admirable Tenancy Law in this province, and I see no difficulty in fitting it into these proposals.
 - Q. 25.—My reply to the second part is yes.
 - Q. 27.—Yes.
 - Q. 28.—Yes.
- Q. 29.—There is no doubt that indirect taxation is infinitely more popular in the Punjab, at any rate, than is direct taxation.

- I happened to be the Punjab official representative on the Assembly at Delhin March, 1923, when the increase in the salt tax was most vigorously debated As will be remembered, the tax was ultimately increased from Rs 140 a maund to Rs 280 a mund. On return from Delhi, I reverted to my post of Director of Agriculture, and when on four in that capacity, I made a point of enquiring wherever I went as to the price of salt in villages and whether it had risen lately much. The replies I always received were that it had risen, but nobody seemed to know or care in the least why this had happened. There was a very great is concerned, the increase in the salt duty two years ago was very little felt, and in brief that it is a most suitable and least obnoxious form of taxation
- Q 31—I have had a good deal to do in the last year with the 'profes sion tax" which has now been imposed by the District Boards of a the districts of the Jullundur Division. It has been assessed by the members of the District Boards themselves. Many cases have come before me on appeal, and generally I consider these assessments to have been extremely badly made. I consider the profession tax far more objectionable than the salt tax. Octron is not much objected to. It is in accordance with the customs of the country, but it has, in many places, been replaced by a terminal tax.
- Q 40—As to Income Tax, I have always most strongly objected to the exemption of incomes of less than Rs 2000 from paying it. The limit should be lowered at least one thousand rupees. In this province the owner of a piece of land, however small, has to pay his share of land revenue, though it is true that in calculating that land revenue the fact that holdings are small as always taken into consideration.
- Q 49 —I think to bacco might well be taxed. But I have not considered the details as to how to assess the $ta\tau$
- 'Q 61—No One thing is very certain that if total prohibition by law is introduced in the Punjab, it will exist on paper only at any rate in the Sikh tracts: Illust distillation in such tracts is extremely great, and is, I consider, increasing It will be impossible to put it down for many years. The policy of the Punjab Government in excise matters aims at the maximum of income and the minimum of consumption. This I consider is right
- Q 97-50 far as the Punjab is concerned, my reply is no I was Sattlement Officer for five years in one of the poorest districts of the province The causes which affect the prosperity of the cultivator in this province are
 - (1) Climatic variations, as lack of rain Generally speaking water is the limiting factor' in Punjab agriculture
 - (2) Seasonal epidemics, as fever or insect attack
 - (3) The general range of prices prevailing
 - (4) And very important, the agriculturists habit of getting into debt on marriages, funerals and other ceremonies
 - Q 38-It is not true that the land revenue assessment ignores the ability to pay, of the subject A penusal of any assessment report of this province will show that probably to nothing is more attention paid. Nor is it true that the assessments lack the element of certainty Punjab assessments are generally now made for 30 years, so for 30 years the caltivator knows what he has to pay.
 - I do not agree that the present system leads to more official tyranny and extortion than any other system we can think of There are of course abuses in it, but the Punjab officials are only too glad to put a stop to such abuses, when they come to their notice
 - As to the time of payment of revenue, it is always most carefully considered as attlements, and the convenience of the cultivator is the first consideration in deciding it.
 - Q 102 -Certainly
 - Q 104—This is extremely difficult, because the produce and the value of land in different parts of India varies so enormously. Nor can we be certain that the definitions of the same thing are the same in different provinces. I think method No 5 that is, the percentage borne by the land revenue to gross

produce is the best suggested. But even with the utmost care, I think it will be extremely difficult to arrive at a correct idea of the comparative incidence of the land revenue in different provinces. So many factors in the matter are matters of opinion and not of absolute fact.

- Q. 109.—As already said, terminal tax is, at any rate, in the large towns replacing octroi: the former is much easier to work as no refunds are necessary, and is generally popular.
- Q. 111.—I think, tolls are justified on roads the maintenance of which is very expensive, as in the Kangra District of this province. Not otherwise.
- Q. 116.—I have already said that my experience of the profession tax, imposed by various District Boards in my Division, has so far been very unsatisfactory.
- Q. 120. (iv).—I am not sufficiently a financier to criticise Sir Ganga Ram's proposals from the financial aspect. I observe that he criticised Settlement Officers for not suggesting the improvement of lands. I think most Settlement Officers do what they can in the matter. Apparently Sir Ganga Ram said that the value of the produce can be definitely increased subject to certain limitations. I regard this as an absurd over-statement. I can point out tracts in this province, with which I am well acquainted, to which, owing to the nature of the country, it is impossible to extend canal irrigation, and well irrigation is impracticable, either because wells are extremely deep or contain bitter water.

I observe that Sir Ganga Ram said that the present system of land revenue was an impediment in the way of scientific agriculture. I do not think there is much force in this contention: thus, land irrigated by wells generally pays more land revenue than does unirrigated land. The construction of a well is certainly a step in the development of scientific agriculture. I find that between 1890 and 1923, the number of pucca masonry wells in this province increased by over 45,000.

While on the question of wells I refer again to question No. 15. In most of the districts in my Division, such irrigation as is practised is done by wells, which are expensive to work. I can see no possible reason why those cultivators, who get canal water from Government, should not pay for that water something like what it costs the hard working well cultivator to draw his water from the ground and put it on the land. My own experience has shown me how the cost of canal and well cultivation differs. For six years I irrigated my compound and garden with canal water, and paid less than Rs. 20 twice a year to Government for the use of water. I now irrigate about the same area in another place with well water, and have to pay Rs. 50 per month for its use.

Apparently Sir Ganga Ram, in talking about assessment of land revenue, merely referred to irrigated land. The latest published land revenue report of the Punjab for the year ending on the 30th of September, 1923, says that there was in the province then nearly five million acres of well irrigated land, nearly nine million acres of canal irrigated land and over fourteen million acres of purely rain-fed land. On such land of course no water rates are assessed. I do not agree with Sir Ganga Ram that the land revenue is most unpopular. It is in accordance with the traditions of India and, if worked sympathetically, is generally collected without difficulty.

Finally he appears to regard new settlements as always involving an increase of land revenue. This, though general, is far from universal. In the district I settled, my assessment in more than one assessment circle was lower than its predecessor, and in others I merely continued the assessment I found in force.

I note that Sir Gange Ram said that the income of the present proprietors, who till with their own hands, should be exempted. At least half the land in the Punjab is cultivated by its proprietors, so this proposal would involve an enormous loss of land revenue.

Q. 163.—No, so far as the Punjab is concerned. The lowest member of the land revenue staff is the village revenue accountant or Patwari, and he is the maid-of-all-work of the administration. Apart from his ordinary recurring land revenue duties, he at intervals counts the cattle, counts the people, helps in elections, makes plans of the sites for criminal cases and does all sorts of miscellaneous work.

Mr.Townserd gave oral evidence as follows .-

- The President Q-Mr Townsend, you are now the Commissioner of Juliandar Division?
 - A -Officiating, Sir
 - Q-You have also been Director of Agriculture, and Director of Civil Supplies*
- 4—Yes, in addition I was a Settlement Officer also for some years I only did one settlement, but I do not think there is any other officer in the province now who has done more than one settlement, certainly not more than two
- Q.—Regarding your replies to our question No 1, I may say that we have been releved to a very great extent by the appointment of another Committee You refer to your experience of haractes, and compare those estimates with the estimates of the wheat crop of this province. Did your experience confirm what we have been told that the official estimates tend to pessiminar.
 - A-Yes they are generally on the low side
- Dr Hyder Q-In the case of a Government commercial or semi-commercial undertaking, should the endeavour he to secure a commercial return?
 - A --- Yes.
- Q.—How will this work out in the case of water rates? Suppose the State gives a certain amount of capital, you estimate the water rates and take into account the interest on capital and the maintenance of the canal Would you charge over and above that?
- —Yes, certainly It is possible for Government to find the commercial value of canal water by consparing the cost of its canal with the cost of patting down wells, which are much more expensive than canals. From this Government could get an idea of the commercial value of the water it sells I think it is only just to the tax payer, and particularly to those who do not get the benefit of canal irrigation it at these people who get State irrigation should pay a reasonable amount for the canal: This would be the lower init The upper limit would be the cost of well irrigation but I would not go as high as that I would like to direct your attention to my note p 94 There I talk shout water rates and have given a comparison with well irrigation
- The President Q-The only point which suggests itself to me is whether cultivation under well urrigation is not generally more intensive?
- A —Very often hut not always In my present division there is a lot of gardening, but large amounts of well brigated land are used for the purpose of cotton growing and cotton is not grown largely in intensive agriculture Generally a well irrigator uses his water much more economically than a canal trigator. The rule of the Irrigation Department is that when a cultivator irrigates in field, he should use the water very carefully and economically but this rule is much more honoured in the breach than in the observance
- Sir Percy Thompson Q —You say that the charge for water is reasonable is that the only charge you levy?
- A —We lavy land revenue in addition We charge land revenue irrespective of the supply of water, and in addition we charge for water in the case of canal irrigated lands
- Q-Would you charge land revenue on the unirrigated value of the land also?
- 4 —Yes, I do not think it matters very much at present what you call it, and what amount you take from the irrigator he is concerned only with the total amount he has to pay
 - Q-You charge water rate plus the land revenue?
- A -Yes I do not think the existing water rates are high enough. I should certainly put on the increased rates which the Government is considering now

- Q.—What is the reason for the agitation against any increase in these rates?
- A.—I should think political discontent, largely, and the fact that nobody likes to pay more to Government than he has been doing, whatever the amount that pure theory shows that he can be called upon to pay. I would not say that we should take a full commercial return: I would not go as high as that. The reason is this. This province has done very well during the war, and you have also to consider that the people got their colony lands on very generous terms in the first instance: so it would be unreasonable to charge now a full commercial profit. But there is no doubt that in fairness to the people of the unirrigated tracts the rates should be higher than they are at present.

The President. Q.—On salt I would ask you one question. You say there is a good deal of profiteering?

- A.—Yes, there was a good deal of profiteering during the War.
- Q.—Is it continuing?
- A.—I have been asking many people and they say there is a lot of salt available now. There is no profiteering now. There was, but it is not now.
 - Q.—There is no middleman's profit?
- A.—Only the usual trade profits. Anybody who likes can order salt as he likes. There is no monopoly in salt: when a man finds that his neighbour is making too much profit on salt, he will order salt himself.
 - Q.—He must have enough capital to buy at least two waggon loads?
 - A.—Yes.
 - Q.—You know the price?
- A.—When I was Director of Civil Supplies, the tax was Rs. 1-4 per maund and the price at the salt mines was Rs. 1-5-9. It is not expensive, and there is no profiteering now.
- Q.—Have you any idea what the profit will amount to? Will it go to 200 or 300 per cent?
- A.—It might: I cannot say. If you like I can tell you afterwards; I cannot tell you off-hand.
- Q.—I have in mind Sir Ganga Ram's plan of selling salt at a uniform price? There is no need for such a scheme in this part of the province?
 - A.-No, there is no grievance about salt here.
- Q.—Under question No. 40 speaking of income-tax, you say, that the owner of a piece of land, however small, has to pay his share of land revenue, though it is true that in calculating it the fact that holdings are small is always taken into consideration. Do you mean by it, that you graduate land revenue by giving partial exemption to the small holder?
- A.—It comes to that in effect. In theory we are supposed to take half the net assets. You have to work out what the full net assets are: in theory Government is entitled to take half of this. If the holdings are small, Government will take less, as small holders have less to spare than owners of large holdings.
 - Dr. Paranipye. Q.—Don't you charge so much per acre?
- A.—A Settlement Officer first works out what the total assessment of each circle should be in theory: this amount is then cut down in accordance with the agricultural conditions in each circle.
- Q.—Suppose a man has got 20 acres, another man has 5 acres, will you charge one-fourth of the land revenue to the second man or rather less than that?
- 1.—You will charge the same land revenue in both the cases, if the lands lie in one village.
 - Q.—So a man having a large holding is better off?
- A.—Generally speaking we get all small holdings in one circle and all big holdings in another. To explain. You may get two adjoining circles, the half

net assets of each happens to be the same you assess one, with reasonably sized holdings, at a lakih of rupees, but on the second, where the holdings are small, the assessment impaced is only its 75 000

O-I was considering not different circles, but holdings in the same circle

Q—I was considering not uncertainty to the value of the value and the value of the he assessed at the same rate of they do we comply with their wishes divide the total amount assessed on the village, and then assess each individual proprietor. But the villagers may say that people with irrigated lands should pay double the rate per acre paid by the people with unirrigated lands. Here again their wishes are compiled with Generally speaking, however in the Pumpab people with small holdings pay less per acre land revenue than people with similar land but larger holdings

The President Q—This is a complete revelation to me I thought that you first begin with the soil and afterwards taking the aggregated statistics of the circle, you build up field witer field until you get to the total willage.

A —What I mean is this A Settlement Officer works out the assessment of each errole If possible he maintains the circles of the previous settlement. The distinct or talish is divided into assessment circles, and then the balf net assets of each circle are worked out.

Q-Row can you work that out except by assessment of the fields of the circles,

i -We have of course, to work up from the agricultural statistics of all the fields in each circle

Sir Percy Thompson Q -- Do you mean this A circle consists of two thousand acres which contains a certain quality of land, and for this two thousand acres, the total sum to be paid is so much when you get the whole of it, you do not care for the rest?

A -That is quite so

The President Q-May I take another point You say you send up circle by circle to Government?

A -Yes, each circle is dealt with separately

Q —Does the Government wass orders on each circle?

1 -Government pass orders on the whole lot by tabsils or sub-collectorates Each tabsil may contain three or four assessment circles

Q-You don't want for the whole district to be finished?

.1 -No. Sir

Q-Through what channel does this pass to Government.

t -We had a Settlement Commissioner that official has now been abolished 1.—We had a Settlement Commissioner that official has now been abousined used to pass through the Settlement Commissioner, Commissioner Immeral Commissioner and their to Government Now it goes to the Commissioner and Funnaisal Commissioner and Punnaisal Commission

Dr Paranipye Q-Docs it go to the Deputy Commissioner or the Com missioner ?

i -lt goes to the Commissioner who generally adds a short criticism on the proposals, mainly from the political point of view

The President Q-You say Government approves the general assessment

A -1 es, Government is the final authority

Q-Don't you classify the soil?

- Q.—What is the reason for the agitation against any increase in these rates?
- A.—I should think political discontent, largely, and the fact that nobody likes to pay more to Government than he has been doing, whatever the amount that pure theory shows that he can be called upon to pay. I would not say that we should take a full commercial return: I would not go as high as that. The reason is this. This province has done very well during the war, and you have also to consider that the people got their colony lands on very generous terms in the first instance: so it would be unreasonable to charge now a full commercial profit. But there is no doubt that in fairness to the people of the unirrigated tracts the rates should be higher than they are at present.

The President. Q.—On salt I would ask you one question. You say there is a good deal of profiteering?

- A.—Yes, there was a good deal of profiteering during the War.
- Q.—Is it continuing?
- A.—I have been asking many people and they say there is a lot of salt available now. There is no profiteering now. There was, but it is not now.
 - Q.—There is no middleman's profit?
- A.—Only the usual trade profits. Anybody who likes can order salt as he likes. There is no monopoly in salt: when a man finds that his neighbour is making too much profit on salt, he will order salt himself.
 - Q.—He must have enough capital to buy at least two waggon loads?
 - A.-Yes.
 - Q .- You know the price?
- A.—When I was Director of Civil Supplies, the tax was Rs. 1-4 per maund and the price at the salt mines was Rs. 1-5-9. It is not expensive, and there is no profiteering now.
- Q.—Have you any idea what the profit will amount to? Will it go to 200 or 300 per cent?
- A.—It might: I cannot say. If you like I can tell you afterwards; I cannot tell you off-hand.
- Q.—I have in mind Sir Ganga Ram's plan of selling salt at a uniform price? There is no need for such a scheme in this part of the province?
 - A.-No, there is no grievance about salt here.
- Q.—Under question No. 40 speaking of income-tax, you say, that the owner of a piece of land, however small, has to pay his share of land revenue, though it is true that in calculating it the fact that holdings are small is always taken into consideration. Do. you mean by it, that you graduate land revenue by giving partial exemption to the small holder?
- A.—It comes to that in effect. In theory we are supposed to take half the net assets. You have to work out what the full net assets are: in theory Government is entitled to take half of this. If the holdings are small, Government will take less, as small holders have less to spare than owners of large holdings.
 - Dr. Paranipye. Q.—Don't you charge so much per acre?
- A.—A Settlement Officer first works out what the total assessment of each circle should be in theory: this amount is then cut down in accordance with the agricultural conditions in each circle.
- Q.—Suppose a man has got 20 acres, another man has 5 acres, will you charge one-fourth of the land revenue to the second man or rather less than that?
- A.—You will charge the same land revenue in both the cases, if the lands lie in one village.
 - Q.—So a man having a large holding is better off?
- A.—Generally speaking we get all small holdings in one circle and all hig holdings in another. To explain. You may get two adjoining circles, the half

net assets of each happens to be the same you assess one, with reasonably sized holdings, at a lakh of rupees, but on the second, where the holdings are small, the assessment imposed is only Rs 75 000

Q-I was considering not different circles, but holdings in the same circle

4—We allow the people to decide for themselves how they will have the land revenue assessed on the village as a whole and apportioned miside the village for the hand is cultivated by small proprietors. We assess the village the people say how they wish the amount assessed to be divided miside the village. Say the total assessment on a village is Rs 2,000 and half the land is irrigated and half is non irrigated. The villagers are asked whether they would like all their land whether irrigated or unirrigated, be assessed at the same rate if they do we comply with their wishes. We divide the total amount assessed on the village, and then assess each individual proprietor. But the villagers may say that people with irrigated lands shound pay double the rate per acre paid by the people with unirrigated lands. Here again their wishes are compiled with Generally speaking boweer, in 'tie Punjab people with small holdings pay less per acre land revenue than people with small and but larger holdings.

The President Q—This is a complete revelation to me I thought that you first begin with the soil and afterwards taking the aggregated statistics of the circle, you build up field after field until you get to the total village?

A -What I mean is this A Settlement Officer works out the assessment of each circle. If possible he maintains the circles of the previous settlement The district or tabial is divided into assessment circles, and then the half net assets of each circle are worked out

Q—How can you work that out except hy assessment of the fields of the circles?

A—We have of course, to work up from the agricultural statistics of all the fields in each circle

Sir Percy Thompson Q -- Do you mean this A circle consists of two thousand acres which contains a certain quality of land, and for this two thousand acres, the total sum to be paid is so much, when you get the whole of it, you do not care for the rest?

A -That is quite so

The President Q —May I take another point. You say you send up circle by circle to Government'

A -Ycs, each circle is dealt with separately

Q-Does the Government pass orders on each circle?

4 —Government pass orders on the whole lot by tabuls or sub-collectorates Each tabul may contain three or four assessment circles

Q -You don't wait for the whole district to be finished?

A -No, Sir

Q -Through what channel does this pass to Government?

i —We had a Settlement Commissioner that official has now been abolished it used to pass through the Settlement Commissioner Commissioner, Financial Commissioner and then to Government Now it goes to the Commissioner and binancial Commissioner only The latter issues the orders of Government

Dr Paramppye Q—Does it go to the Deputy Commissioner or the Commissioner

1—It goes to the Commissioner who generally adds a short criticism on the proposals, mainly from the political point of view

The President Q-You say Government approves the general assessment?

A -Yes, Government is the final anthority

Q-Don't you classify the soil?

- A.—In the district I settled, the only division of soils made was into irrigated and unirrigated, well-irrigated land being shown separately from eanal-irrigated land. No other division was necessary.
 - Q .- Don't you distinguish between clay, sand, etc.?
- A.—In many districts it is done. The reason I did not do it is because my soils were, in the main, homogeneous.
 - Q .- You arrive at your half net assets upon proved factors?
- A.—Yes: but some of the factors are not quite proven. Absolute certainty is unattainable in them. They must remain a matter of opinion.
- Q.—Then Government may say that though you have fixed your assessment at Rs. 1,50,000, they will reduce it to Rs. 1,10,000. How do you correct all your calculations of factors?
- A.—Until we receive the orders of the Government, we do not divide the assessment on the different holdings. If Government says, assess at 90 per cent of half the net assets, it can be done at once.
 - Q .- You don't try to make fresh calculations?
- A.—No. If Government says that they do not approve the half net assets of a Settlement Officer it is immaterial to him. The figures are there. Hereuries out Government's orders. In the Hissar district which I settled, I found that some tarani lands were paying a larger proportion of their half net assets than were canal-irrigated lands. In one assessment circle of a poor tahsil, Government, in my assessment, reduced the previously existing assessment: even so it took 92 per cent of the half net assets. I had to fight to get the previous assessment reduced. In a neighbouring circle 90 per cent of the half net assets were taken. In another, Government took 91 per cent; while in a neighbouring circle which had no irrigation but better soil, they took 80 per cent. In a canal circle we only took 61 per cent of the half net assets.
- Q.—Have you been governed by arbitrary orders regarding the amount of increase which could be taken?
- A.—The Government of India used to issue arbitrary orders as to the percentages which should be taken. This made the whole calculation absurd sometimes.
- Dr. Hyder. Q.—But these percentage figures relate to half net assets? We have been told by the Government that they took only 50 per cent.
- A.—I am talking of an assessment made in 1909. I believe Government does not now, as a rule, take much more than perhaps 66 per cent or even less of half the net assets. The assessments of the Punjab Government are very much less than those taken in other provinces. In the United Provinces they take, I believe, a much larger proportion of the half net assets than we do here. I find in Lahore and its neighbourhood the assessment is very low, it is about 25 per cent of half the net assets.
 - The Maharajadhiraja Bahadur of Burdwan. Q.—What is the reason for it?
- A.—I should think largely political reasons. Also the previous assessments were probably very low, and it was impossible to raise them too much at once.
 - Dr. Hyder. Q.—12½ per cent of the net assets?
 - A.—Instead of taking 50 per cent of the half net assets, 25 per cent of them.
- Q.—Supposing you have got a tract of the country where the rent is Rs. 18 per acre and you have a similar tract with equally good soil held by peasant proprietors, would you use the figure of Rs. 18 an acre in working out the half net assets?
- A.—No, you would not assess the peasant proprietors to the same figure as you would in the ease of rent receiving landlords.
 - Q.—Then your Rs. 18 is a rack-rent?
- A.—In the case of sugarcane Rs. 18 is not an excessive rent. The rents the Settlement Officer works on are fair rents, neither rack-rents nor unduly low rents.
 - Q .- You distinguish between rack-rents and fair rents?
 - A.—Yes.
 - Q .- You do not take rack-rents as fair rents?
 - A .-- No.

The Mahorajadhiraja Bahadur of Burdwan Q-In India a lack rent means an extortionate rent

A—We exclude such rents Tbere was one case of which I have made special mention where I excluded such rents I will read an extract from the Settlement Report of Hissar district which I settled 'Among the former class, that is, rents excluded by me from my calculations, were rents generally cocurring in banachara villages, of land beld by relations dependants, priests, or by old tenants who were only paying customary rents. In the latter, I excluded from Statement XIV m accordance with the Financial Commissioner's recent orders on the subject all rents paid by mortgagers to mortgages, but not, as such, rents paid by tennits at while to mortgages all unduly high rents as those paid by malts and market gardeners who fold land on very high rents and Hissar towns—nothing like such ients could be obtained for canal land outside these towns—and very high rack rents paid in one canal village. In the Hissar taball an et. Indian officer, a Jat owns nearly all the village in question He takes very bigh rents, 16 rupess an acre on canal land—and the tenants are all m his debt, and very depressed

Q-Would you exclude a perfectly voluntary contract between the landlord and the tenant under which the landlord agrees to take Rs 20 an acre?

 $A-\mathrm{I}$ would not exclude any rent merely because it is Rs 20 an acre If it was the common rate, I would certainly not exclude it The rent of Rs 20 would be taken into consideration as well as those of Rs 15 the average would work out perhaps at Rs 16 I would not exclude a rent if the circumstances justified it If a new tenant conject in voluntarily and pays a rent willingly, the rent would be included. We do not call such a rent a rack rent

Q —Rack renting is not a term of opprobrium in England at all. It is a direct charge of the full annual value

The President Q—Can you tell us why Government have not abandoned the policy of charging for improvements "Why should they not give the peasanta full benefit of the improvements made by them?

4—The principal agricultural improvement in the Punjab is the construction of a well for irrigation purposes. Land irrigated by new wells is exempted for some years after their construction from paying the assessment usual to well lands. For the years of exemption such lands pay the assessment payable on unringsted lands. And in the Hissar district which I settled, there were not many wells, and, to encourage their construction no additional assessment at all was put on well irrigated lands.

Q—You say agricultural wells have increased by many thousands in the Punjab of recent years †

A -Yes

Q-Have you examined Sir Ganga Ram's proposal for a produce tax and the redemption of land revenue*

A—Of the latter I do not know much But it was tried for a short time in Northern India, under the orders of Sir Charles Wood, when Secretary of State in 1861 The Government of India published a resolution in that year on this subject In Hissar a very small amount of land revenue was redeemed under that resolution but the experiment did not go far The Government lost a good deal of money by thus

Q-Have you formed any opinion on the proposal for a produce tax ?

A-I am not quite sure what it is

Q—If you put a small tax on everything which goes to the railway station jou would get an equal amount of land revenue without affecting what was needed for subsistence

4.—I think the proposal will involve many difficulties when examined in detail, though that I have not yet done But one immediately suggests itself to me The Punjab is all cut up by Indian States How are you going to British territory or that State?

Q ... What about the canal areas?

A -There it may perhaps be possible.

- Q.—As to the time of payment of revenue, you say it is always most carefully considered at settlements, and the convenience of the cultivator is the first consideration in deciding it. Have you any kist falling at the end of the financial year?
- A.—No. In this province the *kharif* land revenue is payable in December and January, and the *rabi* revenue is payable in June. I do not think any *kist* falls at the end of the financial year.
- Q.—With regard to the question of arriving at the comparative incidence of the land revenue, you have suggested a comparison of the percentage borne by land revenue to gross produce. Can you give us the percentage for this province?
- A.—Much of the rented land pays rent in kind. If it is a cash rent, it could be done. Where rent is paid as batai, it would be more difficult.
- Q.—We find great difficulty in comparing the incidence of land revenue for different provinces. If we get the incidence on rental value, that might help us. Would it involve any great work to compile it?
- A.—I think it could be done. Enough material exists in assessment reports. I think two or three experienced Deputy Collectors could do it if given sufficient time.
 - Q.—Would it be very expensive?
 - A.—Of course it would cost something, but I think it would be worth it.
 - Q.—You cannot suggest any better way?
- . A .- No, Sir.
- Q.—You say illicit distillation in Sikh tracts is exceedingly great and is increasing. You also say that it will be impossible to put it down for many years. We have seen the Excise Reports for over 20 years and we find the same story repeated again and again. Is there any hope of getting rid of it?
- A.—Not under the present system of Government, because the Council declines to sanction any increase in the number of liquor shops. The Sikhs in this province are but badly educated, and they are the principal people who are addicted to drink. If they do not get licit liquor they get illicit liquor. Every Sikh village in the Central Punjab resorts to illicit distillation. It is getting better now, but antil the number of shops is increased, the situation cannot be much improved.
- Q.—What is the effect of this on the country-side? Does illicit drinking lead to lawlessness?
- A.—Yes, it is very great. It leads to grave disorders, murder and outrages of every kind. It is a crying evil.
 - Q.—Is it correct that a man has to go 15 miles to get licit drink?
 - A.—It may be so.
 - Q.—Would you recommend a strong independent staff?
- A.—Certainly. We have a special Excise staff, but it should be very largely increased, and moreover petty restrictions should not be imposed on the licensees. Another great difficulty arises from the large number of Indian States in the province, because often the would-be drinker need only go some 2 or 3 miles to an Indian State, and drink as much as he wants at much less expense than would be possible in the Punjab.
- Q.—You say octroi is unpopular, have you not got any means of getting rid of it?
 - A.—I don't think that in the present state of the Punjab it is possible to substitute any tax for octroi, but terminal tax is gradually being substituted for octroi in many places. It seems to be more popular than octroi. My own impression is that the collection of terminal tax is much easier than of octroi. People, generally speaking, do not like direct taxation.
 - Q.—Would you like terminal tax to be levied by District Boards?

- A —No There would he a clash all over the place between the Municipalities and the District Boards How are you going to make the District Boards levy the terminal tax?
 - Q-At the railway stations
 - A -I do not think it is possible
 - Q-The Railway Company will collect the tax for the District Boards?
 - A --- Possibly
- Q-If you attempt to introduce house tax or profession tax, will it lead to
- 4—Not roots but it will lead to grave discontent Most of the municipalities are now inefficiently controlled II municipalities wanted to introduce these taxes it would mean that they had at any rate some section of public opinion behind them in the matter. In all municipalities in my Division except in one there are non-official Presidents. It would be impossible for a municipality to give effect to these measures without a strong majority behind it At present no municipality in my Division would have such a majority.
- Q-Is it not a fact that the present effect of your taxation is that octroi chainkidar, haisiyat, etc, all bit the poor man, whereas the rich men owning several houses are left untaxed?
 - A -I think so
 - O -There is no remedy for it?
- A -I am afraid not, in the present state of public opinion in the Punjab it is not yet sufficiently advanced
 - Q-Would it be impossible to enforce such taxation by a section in the Act?
- A —Hardly The average municipality, as at present constituted, would find it very difficult to give effect to the measure Most of the members are house owners themselves. Moreover it is the desire of Government not to interfere too much with local bodies and to allow them to develop on their own hines
 - Q-From what you say it appears that the poor man cannot raise his voice?
 - 4 —Yes
- $Q-{\rm Government}$ say in the District Board Act that a road cess must be imposed You would not approve a similar injunction as regards any tax in municipalities?
- A —I do not think so If you put a provision in the law that a municipality should levy house tax, I think there would be trouble
- Q—Although the house property in towns escapes in many cases house tax and other taxes?
 - 4 -Yes Of course it is very unfair
 - Q -Can you give us an idea of the cost of collection of land revenue
 - A -Not off hand but I think it could be worked out
- Q—Do you consider one fourth of his time is spent on the collection of land revenue by a tahsildar.
 - 1 -About that
- Q —What about patwars' How much time do they spend on the collection of land revenue' If you did not collect land revenue, would you require patwars?
- 4—A patwarr spends but little of his time in the collection of land revenue Even if you had permanent settlement you would still require patwars They are responsible for the proper maintenance of the extremely important record of rights of each village, which shows the rights of every land owner and

occupancy tenant in the village. It is the pensant's sheet anchor in disputes as to land, which are extremely common, and must be maintained.

- Q.-I think the patwari does some work with regard to crop reports?
- A .- Yes, they do much useful work other than mere land revenue collection.
- Q.—What is the actual work the patwari does with regard to the collection of land revenue?
- A.—He only, at the time of payment of each instalment of land revenue, gives the lambardars, or headmen; of each village lists showing the amount of land revenue payable from each land owner. On canal lands the Irrigation Department have their own patwaris.
 - Q.—Is there need for the two?
- A.—The experiment of amalgamating the two in the Western Jumna Canal in the Ambala Division is now being tried. I do not know how far it has succeeded. The revenue patwari works with the Collector, and the canal patwari works with the Canal Engineer.
- Q.—Have you considered the possibility of having a tax on the unimproved capital value of the land as in New Zealand?
- A.—I do not think it would be possible. We know the value of the land from the statistical return of sales, of course the sale price of land is one of the many factors taken into consideration at framing new assessments. It is a very important factor.
- Q.—Would it be simpler to take one per cent of the value of the land instead of a proportion of the net assets, which involves prolonged calculation at each settlement? Suppose Government fixed a uniform rate of one per cent of the capital value?
 - A .- I would hesitate to reply to this question off-hand.
- Q.—Would it not simplify the process of settlement if you could have fixed land revenue on a percentage of the capital value?
- 4.—If you could get a reliable valuation it would certainly simplify matters: but I do not think you could work on it alone.
- Sir Percy Thompson. Q.—Could you tell me if this definition approximately corresponds to your conception of the net assets; if not, in what respects it differs?
- "The annual value shall be understood to be: (1) the amount of the rent by the year at which they are let, if they are let at rack-rent, and the amount of that rent has been fixed by agreement commencing with the period of seven years preceding the fifth day of April next before the time of making the assessment; or (2) if they are not let at a rack-rent so fixed then the rack-rent at which they are worth to be let by the year."
- A.—Please see the instructions on the subject in the Punjab Settlement Manual. They are as follows:—"The net assets of an estate or a group of estates means the estimated average annual surplus produce of each estate or group of estates remaining after deduction of the ordinary expenses of cultivation", and so on. We ascertain the expenses of cultivation mainly from rents. If the man gets a rent of one rupee an acre and the tenant who cultivates the land is able to live on the balance produced by the land, in theory Government is entitled to As. 8 or half of the landholder's rent. As a rule we do not go into elaborate calculations of cost of ploughing, etc., but of course they are taken into consideration.
- Dr. Hyder. Q.—You have not got many landholders in the Punjab who let the land on rent. How are you going to find out the rent for a particular piece of land?
- A.—In nearly every district there are, at any rate, a few landowners who let their land on rent: and these cases, as a rule, give us sufficient data to find out the half net assets. But many other factors than rents are considered in deciding what the half net assets of each circle are, though rents are much the most important factors.

Professor W. H. MYLES, M.A., the University of the Punjab. Lahore, was next examined.

Written memorandum of Professor Myles.

Q I—The Punjab is essentially un aguediural Province. Any estimate of its wealth must therefore be dependent on the accuracy of its agricultural statistics. It is generally acknowledged that the estimates of aleas sown are on the whole fairly rehable, the final figures reported after Girdauan correspond on the whole so closely with the estimated areas shown in the first forecast that the existing method of reporting areas may be accepted as satisfactory. It is not so with the estimate of outturns. The figures of outturn accompiled by the Tahals Kanungo for each Tabsit, collected by the Scar Kanungo for each District, and forwarded by the lytter to the Director of Land Records, whom in his turn transmits the totals to the Director of Agriculture, who may alter them if he so desires. Thus the basis of outturn figures are the anticipations of not very shilled officers at the Tahsil headquarters who are not in touch with the actual cultivitors.

These figures may be useful for comparative purposes as the error may be presumed to be more or less constant, but absolutely the error may be very considerable

In an article on 'Wheat Forecasts in the Punjab', Mr Trevaskis, Director of Land Records, Punjab, makes the assumption that 'the actual outturn is between the official figures and an amount 33 per cent on excess of that (l'ide Agricultural Journal of India, Vol VIA, Part III, May 1924)

This probable error here makes any approximation to accuracy impossible, for example, it seems impossible to put the average consumption of food grains in the Punjab within a smaller limit than 0.55 seers to Q? seers per head (c) Treyashis, $thid_1$, p 248), and different estimates vary as widely as 0.50 seers to 1 0 seers

- Q J-I agree that such figures as make possible the framing of estimates of national incomes for such a country as England are largely lacking in the case of Intia and that for the following reasons
 - (a) Firstly we have no estate duties and our income tax returns, at least until very recently, are less accurate.
 - (b) Secondly, India is essentially an agricultural country and the exemption from income tax of income derived from agriculture renders the income tax figures less useful for the framing of such an estimate. For agricultural incomes one would be thrown back on some arbitracy multiple of land revenue,
 - (c) Thirdly, a very considerable portion of the national income of India is comprised of incomes below the Rs 2000 level, and so far as these are concerned the income tax returns give no information,
 - (d) So far as the classes with fixed incomes are concerned the income tax returns no doubt give information that is comparatively accurate, but I very much doubt, if m the case of the trading and commercial classes the accurrey of the returns is at all comparable with that in the case of the English income tax returns. It certainly was not so until very recently
- O the Improvements in Statistics—A Committee has been considering this subject in the Pumpish Among their principal recommendations are—[a] Have the returns of outruin made by the Patwari, who is more in touch with the people than the Tahsil Kamungo, or at least use the figures supplied by the Patwari as a check on those of the Kamungo. It has been recommended that an expect ment should be made on these lines with one or two of the principal crops, and the properties of the principal crops, and the properties of the principal crops, and the principal crops of the principal crops are the principal crops of the principal crops of the principal crops are the principal crops. The principal crops are the principal crops are the principal crops and depatite to the Subject of the principal crops are the principal crops and depatite to the Subject of the principal crops are the principal crops are the principal crops and the principal crops are the principal crops are the principal crops are the principal crops are the principal crops as a constant of the principal crops are the principal crops are the principal crops are the principal crops.

a statement showing the name of any Patwari whose returns have not been received. A comparison of the figure, compiled from the Patwari's post-cards by the Director of Land Records, with the figures submitted by the Sadar Kanungo, will give an approximation to the error in the figures of outturns as at present collected. Even the Patwari, however, will be more inclined to underestimate them than to over-estimate.

- (b) The methods of crop-cutting experiments are usually unreliable, and it is suggested that an extended trial should be given to crop-cutting experiments on numerous but small plots.
- (c) The pre-ent method of collecting wholesale prices is unsatisfactory. What is required it not Government rates, but the netual figures at which the grains changed hands at the Mandis. It is recommended that the most satisfactory way of obtaining a list of wholesale prices would be to decide the principal markets of the Province for each of the more important crops, and then solicit the assistance of firms dealing in the e-Mandis to supply the figures at which business had actually been transacted on a given date, or the average price for a given period. Personally I am doubtful if this voluntary method will be successful, and I have recommended in its place the registration of Mandis, sadding one of the conditions of registration the keeping and publishing of a weekly record of prices. In this way there will be a double advantage—(a) Government will scence a report of the wholesale prices which it desires; (b) publicity is one of the safest checks against speculation.
 - Q. 6.-Do not consider such legislation necessary for the Punjab:
 - (1) In the Punjab, Government is one of the largest employers of both manual and clerical labour. These statistics could be secured without legislation.
 - (2) Vide (c) above.

Q. S .- Additions :-

- (1) Trovaskis: "Wheat Forecasts in the Punjab". Agricultural Journal of India, Vol. XIX, Pt. 111, May 1924.
- (2) Trevaskis: "Distributive Co-operation in the Punjub". Agricultural Journal of India.
- (3) Fagan, Sir Patrick: "Agricultural Rent and Land Revenue". (Simla-Punjab Government Branch Printing Press, 1921.)
- (4) Fagan, Sir Patrick: "Land Revenue: Its Origin and Development; with special reference to the Paujub". (Simla-Punjab Government Printing Press, 1921.)

I have no hesitation in saying that the inquiries mentioned are utterly inadequate to form the basis of an estimate of the incidence of taxation on different classes. They are neither sufficiently numerous nor sufficiently representative. There are the greatest variations in the 33,000 villages of the Panjah, and until much more systematic inquiry has been made into these, no generalisations of any value can be made. To illustrate this point I may mention that the Board of Economic Inquiry, Punjab, agreed to undertake an investigation in the Rawalpindi district, and the member-in-charge of that investigation reported at once that in that district alone it would be necessary to undertake a survey of three villages of different types: (1) a village in the plains; (2) a sub-montane village; and (3) a village in the hills.

The only process I can suggest is a slow and laborious one. It will involve a very large number of intensive inquiries of the economics of villages of different types. The Board of Economic Inquiry, Punjab, has outlined a five years' programme of work to make a survey on the lines of a general questionnaire of one village in each of the 29 districts in the Province. The completion of this programme is dependent on the necessary funds being forthcoming; and prospects are none, too rosy. At present, though the money available is not sufficient, 6 such inquiries have been begun in Rawalpindi, Multan, Jullundur, Lyallpur, Amritsar and Rohtak districts. If a programme of this nature is carried on systematically, then in the space of a generation the data which the Indian Taxation Committee desires may be beginning to be available.

- Q 9—One classification to which I rofer with reluctance but which does not in my opinion receive the consideration it requires as that between the Indian and the European section of the community eg, Rs 2,000 eventption from income tax. An European with Rs 165 per month would do while his Indian Brother would be comparatively well off O take tobacco
- Q 13—Hero it is necessary to postulate two cases—(a) Where Government performs and also allow nervate undertakings to compete,
 - (b) Where Government performs but formeds private enterprise to compete
- In (3) no element of tax 5 likely to appear If Government prices are higher than those of private interprise, people will consume the goods turned out by the latter
- the lift Government possesses a monopoly the markin between the cost of production and the price fixed by Government may be very much greater than under competitive conditions without any element of tax appearing. Where the law of increasing return applies ripidly, as for example in railway and canal enterprises, the cost of production may be only much less under monopolistic liain under competitive conditions. A price therefore which will give a commercial return—I borrow your pluase—under competitive conditions may give much more under monopoly conditions, but I do not consider that it would be correct to say that the outlates of the nature of a tax. It implies even be that, though Government fixed the price which would give the maximum monopoly revenue, no element of tax might be present of working arrangements in the case of railways, shipping rings, trusts, etc. In my opinion the element of tax would emerge when Government through the evocuse of its power of monopoly fixed a price higher than that which would have prevailed under competitive conditions then the outra would be of the nature of a tax. Further, before one can saw whether the ania should be to secure (a) a

Eurhen' before one can say whether the ann should be to scute (a) as or retuin, (b) a commercial return or (c) a monopoly profit, it seems noces any to postulate the circumstance of time and place (a) In some circumstance at might be some continuous con

- Q 15.—Whether the charge for water supplied for irrigation is adequate or not depends upon whom you ask of recent Council debates in the Punjab My own contention is that in the Punjab even with the recent increase in the rates (Rs 65 lakhs) the rate charged is much too low
- (a) Although water is supplied by Government and although practically a romopoly—(it is impossible in the same area for wells, to compete with canal vater at its present rate)—what is paid must be regarded as \(\textit{vgreen}\) for the water of the water is tall en by Government, and—(subject to an important provise on page 106)—\(\textit{itel}\) rules its rates every considerably
- (b) The provision of water at very cheap rates is most inequitable to the ramindar who owing to geographical circumstances must cultivate by means of wells, cf Julliandur district. With the rise of prices that has taken place in the last 20 years, the cost of water from wells has gone up 2 or 3 times In my opinion the zamindar in the well irrigiting arrest has a legitimate 'grouse' when he sees live more fortunate canal irrigating brother getting water at little more than the old rates

(c) Considering the great rise in prices which has taken place and the period of acute financial stringency that the Punjab Government has been going through, I find it extremely difficult to justify the belated and half-hearted measure which Government has adopted. We read "In twenty years owing to greatly diminished value of money in proportion to commodities and to the cost of labour the working expenses per acre irrigated have risen by 37 per cent on the Western Jumna, by 9 per cent. on the Sirhind, by 37 per cent in Upper Bari Doab, by 48 per cent. in the Lower Chenab, and by 59 per cent in the Lower Jhelum Canal". In spite of these figures Government can screw its courage no further than an increase in the rates to yield some. If per cent additional. I have already pointed out that the conditions which existed when canal irrigation was first introduced were such as to lead to the water being sold on particularly advantageous terms. These old rates havenow been made more advantageous and this must exercise a considerable influence on the zamindar cultivating in the well-irrigating and barani tracts.

You ask on what principles the water rate is fixed? The principle which prevailed in the earlier days has been referred to above. In the recent revision we have been told that "a broad principle" has been followed. Subject to one exception—some of the important commercial crops—Government "has abstained from prescribing for any crop upon any canal a water rate higher than that which has already for some years past been paid for that particular crop upon some one (or more than one) of the eight canals concerned". I should have called this the application of a "rule of thumb" method rather than the accognition of a "broad principle".

It seems to me that when revision of the water rates in the Province was taken up, that revision should have been thorough.

I consider it a mistake that the water rates were not raised at least by enough to cover the increased cost of production—a produce basis might have been considered (cf. The Teind system in Scotland).

The problem of water rates is closely bound up with the present political situation in the Province. The rural community believes that it is being taxed more than its fair share, and one of the most urgent problems facing the Committee is to devise means for getting more effectively at the trading and commercials classes. Until this is done my sympathy is with the zamindar. I believe the history of direct taxation in India since 1860 to be a confession of failure to get at that class. Hence I should recommend the separation of the development services in the Provincial Budget (cf. railway finance in the Imperial Budget). I am aware that this is a reversion to more ancient ideals of taxation, particular taxes for particular purposes. Profits from, say, whe sale of water should be utilized for the purposes of further development in rural areas. One of our great needs is improvement in the means of communication; we are particularly lacking in good roads. I should admit, if necessary, education and co-operation. Get the idea—the zamindar is to pay more but he, and not his town brother, is to get more. If this policy were adopted, there would be less of a howl against an increase of the water-rates. If a charge car be brought against British financial administration in India, it is that of under-taxation and under-expenditure for development purposes: I have much faith in the Gladstonian principle as applied to England, but it is less applicable in the case of India. Start a campaign: "See what we've given you: we are going to give you more: but you must pay for the time being: to begin with we're going to double the water rate."

Q. 16.—Yes, quite right. It would be easier here than in England because it could be done at resettlement. Proportion? Would not recommend lump or it would be borrowed.

Why not:-

- (a) make the land revenue half the net assets in practice as in theory;
- (h) take commutation prices without such a large margin of safety;
- (c) sell water at monopoly rates and utilise proceeds for the development of rural areas (vide separate note).
- Q. 21.—I cannot accept the statement that indirect taxes should be regarded as voluntary, and as such excluded in estimating the burden on the tax-payer.

The first four quotations reflect English 18th century opinion as regards what constitutes a just system of taxation -summarised-

- (1) taxes on necessaries were condemned, closely connected with Subsistence Pheory of Wages on this point A S lent his authority to support the projudices of the time,
- (2) taxes on luxuries were approved—when North and Pitt Ind to in crease the revenue towards the end of the 18th century they began in this way, e.f., carriages, plasame herses, eards newspapers, etc Only when these failed did they resort to necessaries, and both were spologer—the 1 er of necessity.
- (3) direct assessment of means or income was condemated—to this position 1 S lent his support, it would involve an inquisition more intologable than any tax.
- (4) taxition for juiposes other than revenue, e.g., trade and sumptuary purposes, was approved of

The first four quotations seem to me to sum up the attitude towards taxation by a lot of the end of the lifth century of in Romo under the Republic, as in Athens, no tax was levied upon personal income, but the clief sources of tecome were public extress, fines, tributes, and indirect taxes, cf also Teutomic imes when the levying of a direct tax on a freeman seemed an insult of Montesquent Limpot part to est plus naturel 4 la servitude Limpot sur Limpot tax commons direct 4 it personre

(f) There and the dictum that induced taxation is the method of the nost advanced peoples, direct taxation that of barbarians of the continuance of the Iromo Pax in practice by Gladstone in England though theoretically he was most opposed to it

Mode n tax theory has changed entirely from this standpoint and has come ρ recognise that indirect taxation may under certain circumstances be a greater curse than direct taxation

Obvicusly indirect taxation of necessaries, unless fice substitutes are available, cannot be regulated as voluntary

Even in the case of luturies or conventional necessaries. I would not go so far as to legald their as voluntary. One of the essential characteristics of wealth is appropriation the root idea of taxation is to appropriate a share of the property or income of microduals for the benefit of the State of taxation is imposed upon a luxury the individuals is faced with the disturbing of paying the tax or the disturbing of refraining from consumption in the case of a quired habits the magnitude of the latter disturbing who greater than that of the former, and he will continue to consume. It is however, elusive to say that the payment of the tax is voluntary.

Q 23 —I object to the statement, especially the last portion but imposes no ecoromic builden I have no objection to the imposition of heavy taxes 1 pon smokers and drinkers, but it is futile to say that it imposes no economic comparatively inelastic, le ll smoke his 20 eigarctics or drink his six chota registrated the price is high or low Obviously if the price is high—[as i result of taxition)—ho will have less left to spend on other things. Most of us act in our daily lives as though an increase of wealth were equivalent to in increase of utility (satisfaction of desire) conversely decrements taken in the form of taxition involve disutility (they thing they that the satis faction of other desires). The language of imposes no economic burden is scientifically loose

Q 22 —I should approve of a tax upon entertamments, but I should object to ut leng said that it impose I to economic builden. The irrore the State takes form a man the less he has left. Wealth implies utility the dispossession of wealth conversely implies disutility (whether that dispossession takes place by taxation in lirectly or directly)

I would oppose most strongly a tax on railway tickets. My personal conviction is that what India wants more than perhaps anything else is improvements in the means of communication. Yet we tax railway materials, motor

cars, petrol, tyres, etc. Is it not rather ludierous that the price of Attock petrol in the Punjab is higher than the price of good petrol in England?

- Q. 25.—Obviously if you are considering the problem of incidence, you must get at the class upon whom the taxation falls. The Sikh community would have to be omitted in considering the tobacco duty. You would never place any considerable part of the excise duty collected on imported whisky on the 3at Sikh section of the community in the Punjab, although they are consumers of liquor, nor could you apportion any part of the revenue collected from thang or charas to the English section of the community. As the problem seems to be not whether they are prohibited, but whether they observe the prohibition or not. If a certain section of the community do not consume intoxicants they should be excluded; if another section does, even though prohibited by religion or custom, they should be included
 - Q. 27.—Yes.
- Q. 28.—There is much truth in this great constitutional rule, but it must always be a counsel of perfection; cf. in democratic England till recently women paid taxes but had not the franchise; and Ireland had much more representation in the House of Commons than it was entitled to considering the revenue it paid.
 - Q. 29.-Indirect every time.
- Q. 30.—I do not consider a poll tax suitable to India under present conditions. My experience of the capitation tax in Germany is that it was often paid by the pawning of furniture, etc. In India, the wherewithal would often be borrowed.
- Q. 32.—I consider all the taxes mentioned less objectionable with perhaps the exception of kerosine oil—nor even it is preferable though I object to it. The eyesight of Indian students is very bad, and one of the reasons is that they read with lamps which give quite an inadequate light.
- Q. 33.—No, except in the higher reaches; say, for incomes over £2,000 per annum. Income-tax is still much more unpopular here than it is in England; anything like the war rates in England would be impossible here under present conditions; I am all in favour of keeping the rate low under normal conditions, and utilising the tax as a reserve in time of stress.
- Q. 35.—Most assuredly. On unearned incomes, e.g., those of absentee landlords, I think the rate might be 50 to 100 per cent. higher.
- Q. 36.—Very difficult in practice: hence another reason for keeping the rate low. The allowance for children would be particularly difficult; if registration were made a condition, it might assist in making our registration figures more accurate. Personally I would not recommend.
- Q. 38.—If I wrote as a Punjabi, I should fight the imposition of direct taxation on agricultural incomes to the bitter end. I should take my stand—I should have good authority behind me—that land revenue is a tax, and double taxation would be most inequitable. Why not "keep our ain fish guts for our ain sea-maws?" What is taken by the Income-tax goes to the Imperial Treasury, it is lost to the Province—(unless perhaps it brought with it some remission of the Provincial contribution). To suggest that some share of the Income-tax receipts should be allotted to Provinces—(cf. Mr. Wilson's Act of 1860 where 25 per cent of the contributions were so allotted)—would mean, that Bengal and Bombay would get much and we in the Punjab would get little.

As an economist, however, I should advocate the removal of the exemption most strongly. I have never been able fully to understand why, when these incomes were included in the first Income-tax imposed in India in 1860 by Mr. James Wilson, they were ever excluded afterwards. Take Lord Cornwallis's statement—(which I shall quote). The argument advanced by Mr. Wilson fortheir inclusion appear to me irrefutable, and are as applicable to-day as they were in 1860. This of course is on the assumption that land revenue is a rent, not a tax; no manner of doubt in the Punjab. (Vide my answer to Q. 96.)

Whether such a tax would be expedient is another matter. I have to admit it many of the most experienced administrators in the Punjab whom I know are opposed to the inclusion of the agriculturists. Some who are not opposed to it in principle consider that the yield would not be sufficient to counterbalance the vew-tion that would be caused. I fear that we in the Punjab would go but a short way towards 'the 16 to 20 crores of supees' the forecast made in your question No. 39

I approve of the inclusion as an economist, but I feel strongly that some must be adopted in the case of agricultural incomes I think it would be criminal to subject the zamindar with only a moderate income to inquisitorial proceedings. Farmers the world over are notorious for not leeping accounts, and with some experience of the fairning community in Svilland in my bollood, I timk it would be no exaggeration to say that many farmers did not really know what their income was Perhaps even mite it is of India. Hence old rule—rental in England—i rental in Scotland In Income Tay Act of 1860 profits in respect of land in the districts subject to periodical systement were taken as being equal to half the rent paid to Government, thus all zamindars whose payment to Government fell short of Givenment, the subject of the Res. 200 limit this of course was almost facical in the Province of Madras 1,800 out of 2,518,187 landholders, on 0.1 per cent were lable to assessment If you are going to tay agricultural incomes, you must in the cases of those around the exemption limit sacrifice equality to the shrine of certainty and convenience.

If it's method is adopted the number who would come within the net would be easily ascertainable, if, on the other hand, the tax is to be on actual moome only the wifeest guess could be made at what would find its way into the public treasury of the State, as well as of what would be taken out of the pockets of the zamindar, and would never find its way into the public treasury of the State It is a bad thing when people pay to get off

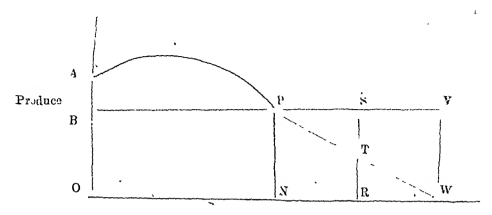
Q 40 —(Note to your note the Indian exemption limit was Rs 200 in the Income tax of 1860)

In a country such as India there is a most serious objection to fixing the limit too low, unless needs must It is bound to result in extortion, and the earlier history of direct taxation shows that eviorion was practised in a very large scale at times cf the challenge of Mr Inglis that for every trope that found its way into the public treasury under the Income tax Act of 1870 another found its way into the peckets of the petty officials Ng counts administration has improved since those days, but I should consider the matter very seriously before I suggested the lowering of the exemption limit, except perhaps in the case of agricultural incomes in which case I should adopt some criterion of income and not have individual assessment

At the same time you must both on conomic and political grounds devise some method of tapping the salaried and trading classes with incomes below Rs 2000 per annum For this purpose I believe something of the nature of a Leense Tax would be the most efficient method, but if I remembed togethly this is a Provincial head A man with Rs. 150 per month pays remark while little in India, and yet he is a man fai removed above poverty

That there is no such exception in the case of the payer of land revenue has mmy opinion nothing whatever to do with it. The two payments are of an exentially different nature, I fail to agree with Baden Powell that land revenue is of the nature of tax. Both instorically and theoretically, in the Punjab it least it is the shree of the State in the surplus produce of the land (Pide Settlement Manual, Doune—I shall read a few sentences). The very term whalf then ret assets by mps in the dead of vargings. Land Revenue is certainly not a tax on rent, but what economists and administrators have failed to realise is that it may become a tax on wages and profits (agricultural) On the assumption that cultivation ceases at the margin of profitableness and not beyond it, the surplus emerges whether the lands are held on the large scale or on the small. If hilf the surplus is taken when the land is held on the large scale is it into perfectly equitable to take it when held on the small?

If there is an anomaly, then the method of correcting it is— Supplementary Note.—Q. 40.—



Productive Power.

I consider it unfortunate that sufficient stress has not been laid on the fundamental assumption underlying the present system of land revenue. It is that cultivation stops at N, where PN is the last profitable dose; i.e., when the amount of produce PN is just sufficient to yield normal profits and normal wages for the Nth dose.

If PN is just sufficient to yield normal remuneration on the nth dose, it will similarly afford normal remuneration to the 1st, 2nd.....(n-1)th, dose. But assuming the application of the law of diminishing return in its intensive form, previous doses will have yielded more than PN: the area BONP will represent the normal remuneration of the farmer, and the area ABP is a surplus: it is this area ABP that is the "net assets" of land revenue administration.

Now when competition prevails in the letting of land for agricultural purposes, and where the farmers are substantial, there is a tendency for cultivation to be pushed to the point N, and for the rent paid to be based on an estimate of the magnitude of the surplus ABP. Even in the case of substantial farmers, there is often a tendency for them to induce their landlords to invest rapital beyond the point N, and the latter as a rule demur knowing full well that if cultivation goes on to the point R, there is on the rth dose not a surplus, but a deficit represented by ST, and if the farmer is to get normal remuneration for all doses up to the rth, it can only be done by reducing the rent ABP by the amount PST.

(Note: By the application of doses from the nth to the rth, the gross produce is increased, but the return from each additional dose is less than adequate to give normal remuneration.)

Now here comes the snag (theoretical) from the standpoint of land revenue administration, and I consider it a pity that economists have not pointed out more clearly that "there may be no surplus". We are continually assured by cre party in the Council that "there is no surplus"; they may be right. Or take the following extract from Moreland:—"His payment is fixed in terms of the Producer's Surplus at the time of assessment; but very rarely, if ever, amounts to the whole surplus, but ordinarily leaves part of it to the peasant, and this part ordinarily increases between assessments. This view is not merely true, but fruitful, because it directs attention to one of the most important questions in India, the use made by the peasants of their margin. Politicians may deny that the margin exists, but it is a fact which has to be realised by students of economics." The statement italicised may be correct, or it may be wrong. Everything is dependent on the fundamental assumption underlying the "net assets" argument that cultivation stops at the last profitable dose. Now in a province where peasant proprietorship is the rule; when the law of primogeniture does not apply; where many of the holdings are uneconomic from the standpoint of size; that is an assumption which may as often be wrong as right. It is not only in India that the tendency is apparent of peasant proprietors to go on cultivating their land so long as it gives any appreciable additional return to the labourer (cf. Crofters in Caithness and

Sutberland in Scotland) If these peasant proprietors made a fair allowance for interest on their capital and for the wages of their labour, these would be rothing left over in the shape of economic rent or "net assets" in other words, if cultivation is pushed to the point B_i then the loss involved in the supplication of the does from N to \mathbb{I}_i , i.e., $P^i\mathbb{I}_i$, have swallow up the surplus AB^P . If, on the other hand, the equivalent of the surplus (or τ share τ it) is to be paid to a second part, that can only be done a. the expense of normal wages and profits—i.e., the peasant propertor will be reduced to a tindact of comfort lowe, than what is usual for fits class of labour

There is the further assumption involved in the term 'dose'—that capital and labour should be combined in proper proportions. In 'he Funjab the tendency is for that dose to be made up of too much labour and too little cipital. This is likely to have the result of pushing the application of labour beyond the point of profitable application.

The problem, therefore, which faces the Paxation Committee is to get at the real incidence of the Land Revenue What is in theory a rent charge ty the State may become a tax on the wages of labour and the profits of capital

On this difficult subject I believe we shall get much valuable information from the village surveys conducted by the Board of Economic Inquiry, Punjab

Obviously cultivation below the margin of profitableness is not a thing you want to encourage, a premium would be put upon this if you exempted from land revenue agricultural incomes below a certain amount. The inmedy would seem to be in the encouragement of subsidiary employments (ef Bavaria) crigration to less crowded districts, and (more doubtful) legislation against andue fractionisation.

- (1) to subject to Income Tax agricultural incomes over the exemption limit, or perhaps to he the limit lower for the rural district,
- (2) to impose something of the nature of a License Tax on non agriculturists who do not come within the Income Tax net
- Q 42—Most assuredly not Two sets of books is a common enough occur rence without asking for them Your "special" form of accounts would simply be a tiked form for taxation purposes. Much better to get the books themselves.
- Q 43—If income tax rolls were made public records, it might increase the revenue. It is not at all uncommon, even under present conditions, for a nan to declare his income as much bigger than it is partly, with the idea of improving his social status, but more often when he may have to borrow from the banks then he tells what he paid in Income Tax, and the bank manager may be deluded.
 - Q 48-(a) I agree This is largely the view of Adam Smith which in England was carried into practice by Huskisson, Peel and Gladstone
 - (b) If-but it is a big if
- (c) I agree with all except the last line I object to the "no hardship"; or my answer to 'no economic burden' in question No 25 'Hardship' is not a scientific term, substitute 'Disability' and the statement is wrong
- Q 50 —Yes 't is actually done in a scandalous manner in India at present A Madrasi colleague of my own, drawing the same pay, smokes Madras whiffs sent to him from his village Po-tage and octron made up the cost He can smoke at day for about Re 1 per month My tohacco costs me Re 1 per day. Practically a It's done, but it's infigurations

It is inadvisable in the case of whisky, bad drink is a curse, good drink is good both for the stomach and the soul of man

Generally the principle of graduation cannot be applied to indirect taxation and is not recommended

Q 53 -I agree with the quotation. For a particular purpose I believe salt to be admirably suited

Spectal Note—I believe in some Indian State salt obtained in the process of manufacturing saltpette has to be burned, and police have to be employed to see that it is not dug up again. In Bhawalpur State, I am told this is the case If so, this subject calls for special inquiry.

- Q. 61.—I am glad to have Mr. King's assurance as a witness before you that such a policy is not contemplated. For this last year or two everything has been pointing in that direction.
- Q. 63.—(a) The aim of taxation should be revenue, not to make a teetotal world.
- (b) It may be now; it has not always been so. English policy has fluctuated in this respect; sometimes to encourage consumption, cf. Methuen Treaty of 1703, and results very satisfactory; the 18th century was one of the most drunken in the history of England; sometimes to raise revenue, cf. supplementary budget speech in 1914; and sometimes to check consumption.
 - (c) I disagree.
 - (d) Will accept the first part.
 - (e) Perhaps true.
 - (f) I do not understand the quotation.
- Q. 64.—The recent policy in the Punjab admits of much criticism. In places of amusement bars were forbidden. After an uproar the Gaiety Theatre in Simla last summer secured the right to sell alcoholic liquors; the poor fellows sweltering the plains who visited a picture house could drink 'pani'. After a game of hockey on the plains alcoholic drinks could not be sold because the license duty was so heavy as to make it impracticable. It is not wise to allow the "bara sahibs" in the coolth of Simla to have their peg, and forbid it to the man who is sweltering on the plains.
- Q. 67.—If locally-made imitations of imported liquors are all as bad as the ones I have tested, it would be good policy to tax them out of existence.
- Q.~68.—No! I should keep the customs an imperial head, and allow no further taxation by local Governments.
- Q. 81.—I fear here I am up against current Indian opinion, but I consider the high duties levicd on material necessaries for the extension of the means of communication and transport, cf. railway material, motor cars, and their accessories, petrol, etc., a great mistake. One of India's greatest needs is improvement in the means of communication. This subject should receive particular attention from the Committee.
 - Q. 96.—Define :—
 - Tax.—Will accept Bastable's definition, as perhaps the best known.
 - 1 Rent.—A differential surplus arising from differences in the cost of production, the difference being due to permanent natural conditions.
- (a) In the Punjab the Government has never renounced its right to a share in the land, and still regards itself as a joint owner in the soil; cf. Punjab Settlement Manual, and following quotations therefrom:—
 - "The right of the ruler to his share, and the right of the occupier to hold the land he cultivated and pass it on to his children both formed part of the customary law of the country, however the latter might occasionally be denied by an unjust Government" (cf. Villein tenure in Medieaval England).
 - 'By the ancient law of the country the ruling power is entitled to a certain proportion of the annual produce of every bigha of land'.
 - "The land revenue of India, as of all Eastern countries, is less to be regarded as a tax on the landowners than as the result of a kind of joint ownership in the soil or its produce".
 - 'Owners.....Proprietors..... It would be a mistake to assume that these words, as used in India imply all that they do in England. The share of the State, which is called the land revenue, is not a land tax".
- If further proof be needed, take the following:—"the land revenue is therefore the first charge upon the rents, profits or produce of an estate or holding, and until it has been paid, they cannot, without any previous consent of the Collector, be taken in execution of a decree by any private collector". In other words, your partner must get his share before other debtors can lay claim to the gross produce.

To me, such evidence is conclusive that the Punjab Government still maintuins its right as a joint owner to a share in the produce of the land

- (b) If there was any doubt before the British administration that, in my common should have been set at rest by the polecy adopted since Instead of claiming a definite share of the gross produce, the Situation that the net produce or surplus I set itself to the state of the proton which in other countries would go a like the landowner. That it laud down theoretically the state of the produce the state of the produce the state of the productive capacity of the business productive capacity of the business, and a readjustment of the shares of the partners
- cf the shares of the patners
 (c) Even on the assumption that land revenue was originally a tax—an issum tion which I do not consider is corroborated by historical evidence—the most have smalled to receive more and more a form of State ownership. What most have smalled to receive more and more a form of State ownership where the come a real charge owned by the State. So far as himl has been bought and sold for productive surposes—and not for social and speculative jurposes—the burder of the land revenue payment must have been allowed for and the capital sed value of the land dimmisshed thereby. The real incidence would be upon the original owner, at the imposition of the tax tier Video of his property would be dimmisshed by the capital value of the travelse of his property would be dimmisshed by the capital value of the travelse of this land when freed from this payment would be so much more The effect on the price of the produce would be practically in I compare this with water rates, or remit the water rate and to give a hounty on rusing water from wells would lower the cost of production and most likely cheapen the price of the produce of the production and most likely cheapen the price of the production.
 - Q 97 -I do not consider that the payment of hind revenue is a sahent factor in affecting the economic prosperity of the cultivator Compared with the evic of indebtedness, of fragmentary holdings of the small amount of cipital applied in cultivation, it is a small factor
 - Q %-Sweeping assertions of this nature are not worth the paper they are written on
- (a) I fail to see how the land revenue assessment ignores the ability to pay of the sail jest. It may do so in permanently settled tracts where with virtutes in cropping, or in transportation, in irrigation etc., the relative value of the land in different tracts has become different from what it was when the settlement is really a study of the ability to pay "Ottled States" (25, 25, 26, error we rewrite our Domesday Book. It may be that the criticism hero is directly against the small man plying just as does the big man. But in so far as it is admitted that land revenue is a charge on the met produce i.e. the Surplus vial temerges no matter how tho land is held, and I can see no economic just in attoin if a share of it is taken in one case why it should not be taken on the other Not remission of land evenue in the case of the small morn to further tavation of the byg man, e.g., by applying to him the Income Tax seems to me the solution of the problem
- (b) The assessments lack the element of certainty This appears to me byper critical As stated by A S.— the time of payment, the manner of payment and the amount to be paid should be clear to the contributor and to ery other person If reassessment took place, say, every five years, it might mitiate against this canon, but I do not believe that even A S Immself would have attacked a reassessment every 25 years on the grounds that the uncertainty attaching to the tenure of land so held would have checked production. Why in England much agricultural land is still held from year to the control of the con
- (c) 'that any other system we can think of' I very much doubt this state ment, and would direct the maker of it to the history of direct taxtion in India In 1870 it was asserted by Mr Juglas, the Semor Member of the Board of Revenue, North Western Provinces, that though only 1 in 200 pand moome tax to Government, he was afraid that of the remaining 299 at least one half

was subjected to vexation, oppressive inquisition and extortion on account of the tax. Of the 299 a very large number had to pay to keep their names off the list. He gave it as his candid opinion that for every man who paid income tax to Government, 20 paid to get off; that for every rupee that was paid into the Treasury of the State, another was paid into the pockets of the subordinate officials. Naturally such a statement by a man in the position of Mr. Inglis could not go unchallenged and the Lt.-Governor (Sir William Muir) was called upon to report if such demoralisation actually existed amongst the Income-tax officials and further whether such alleged demoralisation had spread to other branches of the service. His reply is worth quoting (para. 21) "From what has been said it will be gathered, in the judgment of the Lt.-G., the convictions to which the Hon. Mr. Inglis gave expression in the Legislative Council are to a very considerable extent well-founded", but he was happy to state that the demoralisation had not extended to other branches of the Lervice.

: I "can think of" tyranny and extortion worse than I believe to prevail in land revenue administration.

If "the time of payment is most inconvenient for the cultivator" I am sure that a petition to Government would succeed in having the time of payment altered. I should have thought that the collection just after harvest would have been as convenient as any other. In the Questionnaire for Village Economic Inquiries in the Punjab, we have inserted the question "Are the dates fixed for the payment of Land revenue convenient for owners? If not, what other dates would be more convenient?" If we find as a result of surveys that existing dates are inconvenient, steps will be taken to alter them.

- (d) Yes! if 20 per cent, is spent, it does seem to mitigate against the canon of economy. Deductively I suspect the figure, but would refer you to the administrator.
- Q. 99.—On what prices is land revenue assessment based at settlement?—Commutation prices: this is an extraordinarily difficult subject. That it may be an extremely upsetting factor is seen if one looks over commutation prices in the last 20 years in the Punjab.

I would refer members to pp. 53-55 of my paper on Punjab Food Prices. In these pages I think a tendency towards a ten-yearly cycle of food-prices has been established. If that is accepted, then the best base for commutation prices would be the average of the ten preceding years. What the Settlement Officer is after of course is the prices in the following 20 years, but the only reliable index of these is the average price in the past; and in a Province, which is rapidly changing a ten years' average may be better than a twentyyears' average.

Even this will leave untouched the question of inequality as between district and district when reassessments are made at different times, I can see no way of overcoming this difficulty.

Subsistence Level.-Q. 100.-I disagree with the opinion expressed in the quotation, but this is not asked for.

Obvicusly Rs. 2,000—Rs. 166 per mensem—per annum is much above subsistence level—if by subsistence level you mean sufficient to keep body and soul together. If this meaning is accepted, I believe the majority of the inhabitants of the Punjab are living far above subsistence level. I set out below an index number constructed by myself, of the prices of wheat, barley, bajra, jowar and gram—(in each case the average is constructed from the for nightly return of retail prices from 23 districts in the Province)—during the years 1911 to 1920.

(Base: Average price from 1873-1882=100.)

1918 1920 1914 1915 1916 1917 1913 1911 1912336 286 191 263 166 191 210 194 167 133

We are very ignorant on the subject of wages in the Province, but most people know from experience that the general level of wages did not increase between 1911 and 1919 in the ratio of 133 to 336. My contention is that if when prices stood at 133 in 1911, people were living on subsistence level

they would have been faced with the most dire starvation and want when n 1912 prices rose to 335, and when in 1921 they rose still higher, there would have been famme on a temendous scale. The fact that this colosal rise in lines around the end of the decade—to my mind the sum of two causes (1) after effects of the war, and (2) the crest of the cycle passed off without any cansiderile demand for famine relief, though it must have caused much hard hip in univitudal cases seems to me proof positive that the great bulk of the population are normally living considerably above the level of bare substance.

Whether Rs 2000 per annum is above or below the necessary level not for keeping body and soul together, but for maintaining the efficiency of any particular class is an entirely different matter, and one on which 1 should not his to express an opinion

1 do not think it practicable for a taxing officer to ascertain even approx mately—at least without much veatious inquisition which had be better avoided—whether an agriculturist's income exceeds this limit (i.e. Rs. 2009). It very much doubt if the cultivator knows himself. Further his normal income is but a small portion of his real income. Whether it exceeds any limit is rather different. The lugger man may be depended upon to look after himself and will not be so likely to be subjected to the tyranny and extortion of the tax collictor. You must avoid—

(1) the corruption that must ensue if for every man who pays income tax some 20 pay to get oft, and

(2) subjecting the agriculturist to the vexatious job of filling in returns It is not the first time in the history of India that the cry has been Take from us what you want but spare us those returns

I consider that, if the income tax is to be applied to agricultural incomes from Rs 2000 upwards some method may have to be devised for assessing automatically income from, say, Rs 2000 to Rs 5000 in Mr Wilsons Act of 1860 profits in respect of land were assumed to be equal to half the rent paid to Government and there were assessed at this amount. All zamindars therefore, whose payment to Government fell short of Rs 400 a year were evempt under the Rs 200 limit. The grave objection to this is that Govern ments claim in practice is so much less than its claim in theory, and many who would legitimately come within the scope of the Income Tax would thus le exempt in the case of larger agricultural incomes, I should assess on a schedule as in the case of other incomes.

To grant an exemption from the payment of land revenue of incomes below activa amount is in reality to grant a prennum on smaller holdings, and may ercourage fractionisation and uneconomic holdings and cultivation below the maigin of profitableness I should not press this point, but the exemption of such incomes seems to me to strike at the very basis of land revenue theory

Q 101—Mr Calvert should be examined on this point for he is the authority on the subject, and has done more to effect practical improvements in India than per laps any man living

Q 1/2—No not in its entirety. Both Burks and Adam Smith have pointed out the disadvantages of Crown lands and the advantages that were likely to acc uo and have actually accrued from their disposal. To my mind there are great advantages in granting proprietary rights to individuals—self interest provides a greater stimulis to production than anything to be found in Government routine—but these grants can be made in such a way that part or the apricated value will accrue to the State, e.g., use waste lands in the lumph—roads being laid down first Also resettlement after a number of cars—also the raising of water rates once the colonists are in a position to pay

From the purely theoretical standpoint I should strongly support the imposition of such duties but I anticipate considerable administrative difficulties in India (1) difficulty of making any fair assessment, (2) extremely urpopular

One point that should be considered—claim often made in favour of a sicession tax as opposed to an income tax is that it is paid once for all ind a the time most convenient to the payer. Now this, from the economic standgeint, simply means that the tax falls upon capital, and not upon income

India is thirsting for capital for her industrial and commercial development, and especially desirous to have that expenditure provided within the country (vide the appointment of an External Capital Committee) and any measure that might restrict the supply of that capital might be deprecated on that account. I do not press this point.

- Q. 120.—(i) Extremely bad.
- (ii) Income-tax on agricultural income: I accept in theory: whether expedient or not is another matter. Succession duties I approve of. Registration fee on marriages would I think be good—the expenditure then is so heavy that it would not be missed. Tax on motor cars and vehicles I object to most strongly: I'll admit Rolls-Royces and that species, but I believe that in India the Ford should be liberated from taxation altogether. Servants: No! they are not a luxury: I should like if I could do with half of what I have, but the "dastur" is that one will not do another's work. Betel leaf and areca nuts: yes, but would the return make it worth while?
 - (iii) Racc-horses—No! So short-sighted. Surely we want to improve our stock in India, and not to discourage it.
 - (iv) I do not agree with Sir Ganga Ram. If you abolish land revenue, what will happen in a year when there is little for export?
- Q. 121.—Accept, but is the last sentence correct? It is not the first time in Indian history that a tax on tobacco has been suggested but it has always been considered that the administrative difficulties were very great. I should think the last sentence has reference to a "tobacco importing country", not to "a tobacco growing country".

At the same time I consider it will be a great mistake if an attempt is not made to impose a duty on Indian grown tobacco, or to reduce the duty on imported tobacco. I have tried twenty times to acquire a taste for Indian grown tobacco and have failed: many must have succeeded: why penalise to the present extent the man who smokes American or Egyptian tobacco?

Professor Myles gave oral evidence as follows:-

The President. Q.—Can you tell us in a word the effect of the commutation prices on settlements?

- A.—There is the difficulty of securing anything in the nature of equality as between district and district when you take the prices of the years that immediately precede the year in which settlement takes place. For example, if you take the commutation prices of the settlements in the Punjab around 1921, they are very much higher than the commutation prices that were taken a few years ago and the commutation prices that have been taken since. No doubt they were partly influenced by the high prices prevailing during 1919-21.
- Q.—Is not the settlement based on the average of the preceding 20 non-famine years?
- A.—That is not what is donc. (The witness read relevant portions from the Punjab Settlement Manual.)

(The witness handed over a graph to the Committee).

- ().—What do you deduce from this graph?
- A.—I deduce that it is extraordinarily difficult to get over the existing difficulty of the settlements made at different times being unequal as between district and district. You are working with prices taken some years previously. There must be inequality as between district and district.

Sir Percy Thompson. Q.—I gather from the graph that for a prolonged period you take the average. When you take the yearly average they oscillate a good deal; when you take three years, they oscillate less; and when you take ten years, they oscillate much less.

A.—Even if you take the ten years you will have some changes. From 1887 to 1895 you get a considerable rise in the general level and then you get a period of fairly steady prices setting in until about 1905, after which you get a continuous rise. Assuming that you take a district that had been resettled between 1895 and 1905, that district has had 20 or 30 very successful

years from the standpoint of land revenue in that the prices were rising con tinuously while the commutation prices were based on a low level, whereas those settlements that have taken place 20 years afterwards must be influenced by the much greater rise in prices

Q-You say that there is continual inequality under the The President present system of settlements?

A-I fear so It may not be serious in actual practice, because the commutation prices are found to be very low in practice in comparison with retail

Q —One of the suggestions is that the land revenue should be a percentage on capital value. Once you get every district settled on that basis there will be less variation between your capital values and these commutation prices

4—Phat involves a complete departure from the system of land assessment that has been prevailing in India for generations. The existing method is recognised and acknowledged by the people I fear that there might be an uproar against any other system

Q-I quite recognise that But we are instructed to see whether the exist ng system conforms to the canons of taxation As an economist would you test it by those canons? We have touched the canon of equality and on that point you say it does not conform Do you regard progression as a canon applicable in the case of land?

A -No, in that the land revenue system aims at striking the surplus

Q-Do you consider that there should be any element of progression in the taxation on income derived from land? As an economist you can say The

New Zealand tax is plogressive

A-l should not have the land revenue progressive, but I should subject incomes from land above a certain limit to income tax and bring them under

a progressive scale

Q-May I take it that your view is that progression is a canon of taxation?

A —I accept progression

Q-And you would have progression in respect of incomes from land, although you would not do it through the land revenue. You would introduce progression by super imposing income tax in the case of larger incomes?

A -I would I do not regard land revenue as a tax

Q-But you do think that there should be something progressive in the matter of taxation on incomes from land?

A-I think so I should favour progression on incomes from land above a certain point, but should not apply it through the land revenue assessment

Q-Sumply because they are incomes?

A -Yes, as incomes, but land revenue I should impose whether the land is held on a small or large scale, though it must be admitted that when cultivation goes beyond the margin of profitable expenditure, this may become a tax on agricultural wages and profits

Dr. Hyder Q —How does it go beyond the margin of profitable expenditure 'You say with reference to your graph that the margin of profitable expenditure can perhaps le reached and the return that the cultivator gets does not reminerate him I am asking you how it a possible Do you think that the cultivator cultivates the land for the love of it?

4—No but in an area where you have congestion of the population where you have little mobility of labour and where you have very "small holdings, there is a tendency not to stop cultivation at the margin of profitableness but to go on cultivating so long as there is any increase in the gross return it where the additional mut of produce is manificient to recompense the additional application of labour and capital that is necessary for producing that particular

Sir Percy Thompson Q-If you reduce the land revenue on the ground that the holdings are small, will it not have the effect of encouraging the formation of uneconomic holdings ?

A -Most assuredly it will I have mentioned that particularly

- The President. Q.—We have dealt with the canons of equality and progression. Do you hold it incumbent on a holder of land to produce? Is it legitimate that he should be allowed to keep the land idle?
 - A.—If he desires to keep it idle, he can do so.
 - Q .- You would still charge him land revenue?
 - A.-I, should.
 - Q.—So that you penalise him if he does not produce?
 - A.—I do; but I do not insist on his cultivation.
- Q.—What about the canon of certainty? What do you think of this criticism? 'Except where there is a system of permanent settlement in vogue, the assessments lack the element of certainty'.
- d.—It seems to me hypercritical. If you had settlement every three or five years, there might be some truth in that. But I do not think even Adam Smith himself would have said that reassessment every 25 or 30 years was against the canon of certainty. In England much land is held from year to year; in parts of Scotland you have a 19 years' lease.
- Q.—Have you anything to say about the canon of convenience? It is said 'The present system leads to more official tyranny and extortion than any other system we can think The time of payment of revenue is most inconvenient for the cultivator'. (Q. 98).
- A.—We know that a certain amount of it goes on. If you take the history of direct taxation, the early history of the Indian Income-tax, the tyranny and extortion were quite incomparable with what you find in the case of land revenue. It has been stated on good authority that for one man who paid income-tax, 20 people paid to get off. For each rupee that went into the pockets of the State another rupee went into the pockets of the officials. That was said by the Financial Commissioner of the North-Western Provinces in 1870. A committee of enquiry was appointed and it was acknowledged that it was true. I do not think land-revenue administration is as bad as this.
- Q.—You think that was far worse than the present system of taxation by the canal patwari?
 - A.-Yes.
 - Q.—About the time of payment:
- A.—I have always thought that the greatest care was exercised as regards making the time as convenient as possible. If the time of payment is unsuitable, a petition to the Government will be favourably attended to. In the questionnaire in respect of the enquiries which the Punjab Board is trying to institute all over the province, we have specially put in a question about the time of payment. We have asked if the present time of payment is the most suitable, and if not, what time would be recommended in its place. As these enquiries progress, if we find that in certain areas the time of payment is inconvenient, I think I may say that we shall succeed in getting the Government to alter the time of payment.
 - />.-You would not postpone it from one year to the next?
 - A .- There is no likelihood of that.
- Q.—What do you think of the proposals in New Zealand? (The Chairman nanded over to the witness the paper containing the proposals).
- A.—With regard to (1), it is similar to that in India. With regard to (2) you have exactly the same thing here as regards land revenue. In the case of a decree for debt brought against a cultivator, that decree cannot be put into action without the special permission of the Commissioner until the land revenue has been paid. In other words, the other partner in the process of production must receive his share before other creditors can lay claim to the gross produce.
 - Q.—You say it is a rent or in the nature of a rent charge.
- A.—I believe it had originally been a rent; and even if it had been a tax it has now become a rent charge.
- Q.—Are there any other canons which you would apply to income tax and which we ought to apply to the land revenue in order to answer the reference made to us?

- A -I should not apply the exemption of a minimum in the case of land
 - Q -About ability to pay?
- 1—I do not think it altogether ignores ability to pay It is a rent and if you take half the net assets in the case of a large estate, it seems to me to be perfectly legitimate to take the half of the net assets in the case of a smaller estate. But it needs to be supplemented by an income tax in the upper regions.
 - Q-Do you consider that the system of assessing it can be simplified?
 - A -I have had no practical experience
- Dr Hyder Q-You consider that Government is in the position of a monopolist in the matter of canals?
 - A -Yes
 - Dr Paranjpyc Q-But they have created that monopoly themselves
- d —The supply of water must be a monopoly and it is, as it happers, a Government monopoly
- Dr. Hyder Q.—With regard to water rates, the whole question is this that the people of this province through the Legislative Council have said, the Government is asting too much, we cannot pay Do you think, is an economist, that water rates should be based on the cost of service principle or on the value of service principle. There can he no question of competition The Government is in the position of a monopolist. Now we have got to decide what principles you are going to apply to water rates.
- 4-Subject to one proviso, which I have mentioned, I should apply the principle of monopoly value to the water rates in the Punjab
- Q—Then the people will say that the Government is taking the utmost that it can from the people
- A—Exactly, they say that at present
 The agriculturists believe that they are paying more then their fair share
 towards the revenue of the province. They say that the urban main is not
 sufficiently taxed relatively to the rural Therefore I have put forward the
 dies of having within your hudget what I have called a Development Fund and
 I would utilise the revenues from such a thing as monopoly of water for purposes
 of further development in rural oreas.
- Q—That is an excellent idea But we have heard an official of the Punjab Government who gave us a formula which is approximately based on the value of service principle. He says, 'take the increased produce for an acre of the land, deduct from it the cost of cultivation and all that is left is due to the application of water, and the Government has got power to take that. On the other hand those who are against the increase in the rates in the Punjah say that the Government is entitled to charge only a fair interest on the capital invested on the canals, illowing something also for manifenance and other charges and no more. They say 'everything over and above this is in the nature of monopoly charge and the Government are using their position as monopolists to tax us' Again on the other side, Mr King has told us that the rates are on sound economic lines. Therefore, we have to determine whether they should be based on the value of service principle
- 4-I disagree entirely with the application of the cost of service principle, because it is most inequitable as between district and district
- Q—But people in districts where there are rivers and other natural advantages say, these are natural advantages that we have why should we not enjoy the natural advantages, why should the rates he hased on the question of what it would cost to take water to lands where there are not these natural advantages?
- advantages I''. A-It seems to me that if you differentiate hetween the two, you are going to upset entirely the agreement equilibrium in the province. If I' this canal areas you give water at rates that makes irrigation by wells mire or less impossible, then you are going to affect very seriously these well irrigated areas
- Q—Would it he wise if the Government of the Punjah should lay down certain principles on which the canal rates might vary, just as they have m

the case of railways, that is, lay down certain maxima and minima? The rates may vary according to the nature of the soil, the kind of produce and so on.

A .- Do you mean as between district and district?

Q.-No; over the entire province, just as they have different railway rates

for the carrying of coal and gold.

- A.—I see no objection to that whatsoever. But it will be perfectly futile. You will nover have any raising of the water rates through your Council. It will have to be done by an executive order and the Government may as well fix the particular rate that it desires rather than often change it by having a maximum and minimum. I do not think there is anything to be gained by it.
- Sir Percy Thompson. Q.—Is not the question of irrigated land quite different from that of railways? Everybody who wants to use the railway can use it; whereas the land is held by selected people and therefore Government holds this irrigated land in trust for the people as a whole.
- A.—Absolutely so. This is what I was trying to get at when I spoke of inequality as between district and district.
- Q.—Suppose you are starting with an absolutely clean slate. Suppose the whole of the Panjab is desolate on which nothing could be grown. But you had a lot of rivers and you could make canals and you could make the whole of that land fertile. As a matter of principle,—and probably as a matter of convenience—would you not say that the principlo that the Government should adopt in charging the rates for the lands so irrigated is to take a proportion, anything up to 100 per cent., of the increased rental value of the irrigated lands? That is, without bothering about water rate or any other rate, just take a certain proportion on the values so created. The economic limit of it is the whole of that increased value.
 - A .- Starting de novo, yes.
- Q.—I quite agree that it is impossible as it is; because you put canals through lands which have a value. But is not that the sort of ideal which you ought to work up to, i.e., to take a proportion which you might fix as 50, 60, or 90 per cent. of the increased value?
- A.—This would be very difficult in practice at the moment because you have your land revenue and your rates separated.
- Q.—It seems to me to be an advantage rather than a disadvantage. You take 50 per cent or 60 per cent of the increment and you have got a fairly definite principle.
- A.—On the other hand historical circumstances seem to be all in favour of continuing the land revenue system. We are not starting de novo and in the field of taxation more than in other fields, you are largely bound down by historical circumstances.
- Q.—I quite agree. But should you not apply your existing methods in order, as far as possible, to get a certain proportion of the whole increment which is due to irrigation?

A.—Yes.

- The President. Q.—Would you glance over those five principles which have emerged from our previous discussions? (The witness was given a paper containing the principles).
- A.—The first is that 'irrigation enterprises should be treated as a whole, the more favourably situated schemes paying for the others'. That I disagree with from the standpoint of principle. But from the standpoint of administration, it may be the wisest scheme. With regard to the second point, I make it much wider.
- Q.—What was intended to be brought out by that was that the zamindar should get back what he pays for his irrigation in further irrigation works.
- A.—It does not seem to be so. 'The irrigation enterprises should be treated as a whole, the more favourably situated schemes paying for the others'.
- Q.—That is, there may be a canal that is giving good profits and there may be another giving poor profits. You have to fix the same rate for both and level up as between the two. That is what is intended.

But it does not matter so long as you are making a profit on your whole irrigation enterprise. I would not start a scheme if it is not likely to pay

its way Even the Punjab canal schemes were likely to pay a very small profit at the beginning Eventually at least there must be the likelihood of its paying

Q—Does not an irrigation scheme indirectly give quite a large return in railway fares and other ways, if not directly from land?

A -No doubt it does But I should be sure in the first place that, at least eventually, it is going to cover the cost of construction

Then tis said here that the rates should be uniform That again s from the administrative point of view But from the standpoint of principle, I would not approve of the

Q—Then you have the duty of water One cuses is supposed to irrigate 80 acres. You have a variable rate based upon the crops grown. The variable rate is adopted, we are told so that the raivat should be able to pay when he has money in his hand.

A —That is very essential especially in the case of sugarcane and other paying crops where the profits are high. Besides it needs more irrigation

Q —On the principle that the railway regulates its traffic on the value of goods carried?

A—Yes. Then the rates should be varied with regard to prices. That is essential I have given you figures to show how much the cost of running the canals has increased be twen with the recent increase of 65 lakes which is now imposed the revenue has only increased by 17 per cent. I should think the cost of running the canals has increased by 40 to 50 per cent and we are only asking for 17 per cent additional revenue.

O-Can you add anything to these principles?

A —I think the principle in the early days in the Punjah was that of fixing the rates low with the idea of attracting settlers to the newly opened up areas In a recent communique the Government of the Punjah say, he have recognised a broad principle it has abstained from prescribing for any crop upon any canal a water rate higher than that which has already for some years past been paid for that particular crop upon some one (or more than one) of the eight canals concerned? You may call this a principle the Government of the Punjah does I should call it the adoption of a rule of thumb method

Dr $H_J der$ Q—Lou say I have no objection to the imposition of heavy taxes upon smokers and drinkers, but it is futile to say that it imposes no conomic lurden. Does it mean the same kind of burden to the tax payer as in the case of incone tax?

4—1 simila one I understand by immoderate' a fellow whose demand for either tobacco or for whishy is one elastic and though the price poes up very considerably he will still continue to consume the same amount and there fore I say there is an economic burden.

O-Would you consider the Sikh community should be considered to bear any burlen in respect of the tobacco duty?

A—No They do not smoke If any community does not smoke it does not bear any share of that duty

Q-ind if a third conmunity reduces its drinking because the excise duty was raised, its burden would be lessened?

4—Yes But at the same time they have contracted their consumption and that contraction of consumption must have involved for them—once they have become accustomed to the commodity—a certain amount of disuthity. Now take the case of tobacco. Every time in India they raise the tobacco tax, I make up my mind to stop smoking. If the disuthity involved in contracting consump tion is very much greater than that of paving the additional 10 per cent by which the tax is raised, I go on smoking. But to say that the tax on tobacco involves no economic burden seems to be perfect nonserve Again in Q. 48 of the questionnaire the same anthor ways. The rule that necessives should be

fall only on luxuries is thus a counsel of a country where three fourths of the popula

ority can only be taxed through necessaries o hardship in such a tax That is nonsense,

from the economic standpoint. In other words, if the whole tavation of a country is on the necessaries, there would be no hardship in the whole scheme

of taxation. Is that not nonsense? The word 'hardship' is unscientific from the economic standpoint.

- Q.—I agree with that. But may I take your answer to Q. 25 wherein you say the Sikh community would have to be omitted in considering the tobacco duty. You would never place any considerable part of the customs duty collected on imported whisky on the Jat Sikh section of the community in the Punjah, although they are consumers of liquor; nor could you apportion any part of the revenue collected from bhang or charas to the English section of the community.
- A.—If you want to get at the real incidence as opposed to the nominal incidence, you must get at the people who really consume the commodities that are taxed.
- Dr. Paranjpye. Q.—Do you think that a man who escapes a tax of this kind is really not doing his duty as compared with the other who pays?
- A.—I do not look at it from the moral standpoint at all. I am not at all concerned with that. All I am eoncorned with is, it may in some eases be better for him to cease consumption; in the other case it may be better from the purely economic standpoint to pay the tax. One may involve less disutility than the other and it is for him to choose.
 - Dr. Hyder. Q.-What is your opinion with regard to question No. 31?
 - A .- I am not familiar with any of them.
 - Q.-Don't you know of the hearth tax in the Punjab?
 - A .- 1 do not know enough about it.
- Sir Percy Thompson. Q.—In answer to Q. 15, you say 'The rural community believes that it is being taxed more than its fair share, and one of the most urgent problems facing the Committee is to devise means for getting more effectively at the trading and commercial classes. I am rather surprised you say that; because I think you have said just now that land revenue is rent and it is something less than the economic rent; so that so far from its being burdensome, something less than the economic rent is charged. Now you can compare the rural man with the townsman. He does not pay income-tax; the townsman does. As regards salt, tobacco, etc., he is on an equality with the townsman. How can it, therefore, be said that he is being taxed more heavily than the townsman?
- A.—I have said there that I do not consider land revenue to be a tax on rent. But I do feel that there are many eases in the Punjab where land revenue becomes a tax on wages and profits.
 - Q.—How does that arise?
 - A.—When your cultivation is beyond the margin of profitable expenditure.
 - Q.—Is it not that there are only a small number of eases where you have this?
 - A.—We have a very large number of uneconomic holdings in the Punjab.
 - Q .-- To relieve them would make it worse.
- A.—It is rather a vicious circle. But I say you have got to level up by increased taxation on the urban community.
- Q.—Because the cultivators have uneconomic holdings, that does not meanthat you should go and raise the tax of the townsman.
 - A.-Yes, I saw that.
 - Q.—I think you are in favour of a tax on agricultural incomes?
 - A.—Yes, on principle.
- Q.—Do you think the tax on agricultural incomes is worth collecting in view of the political ferment that you create thereby?
- A.—I have said that it is one of the questions you have to face. I agreewith it in principle but I very much doubt whether it would be politically wise to do it. I feel that this estimate of 16 to 20 crores of rupees is an over estimate, unless provinces like Bengal contribute much more than we are likely to get in the Punjab.

Q.—It has been said that a pretty fair estimate of the cultivator's income-

would be four times the land revenue.

A.—In the Income-tax Act of 1860 when agricultural incomes were subject to income-tax, the index taken was twice the land revenue.

Q-Even if you take the income as four times the land revenue, there will be only very few who would come under the tax

A-It is a matter of expediency and I also think that if we impose income tax on agricultural incomes we might lower the exemption limit in the case of the rural communities

Q -- Is it not difficult to have two exemption limits?

4 -From the administrative point of view, perhaps it is

Q-I cannot appreciate the force of what you say from the administrative

point of view? A —Different exemption limits for different sections must complicate procedury.
You say that Rs 2,000 is the subsistence level. In other parts of the world the

limit used to be around the subsistence level Q-In England it was the equivalent of Rs 166 a month before the War? A -But Rs 2,000 obviously in India is very much than the subsistence level for certain sections of the community, but let us see an European in India with Rs 166 a month, he would simply starve

Dr Paronipie O-What other tax does an European pay? I -It is difficult to make a summary at a moment's notice On tobacco (and the European smokes largely imported tobacco) he pays heavy duly—on eighteftes 75 per cent the Indian largely smokes Indian tobacco and pays nothing With many Europeans imported drinks are a conventional necessity and they are heavily tived Further the customs duties fall heavily upon the European because they tend to consume more imported articles than the Indian with a similar salary.

Q-What proportion of your income do you pay as taxes to the country?

i -I cannot say that without estimating

Q -Do you think it is high or low?

1 -According to European standards it may be low, but with similar incomes I think the European pays more in taxation than his Indian brother

Q—Do you know that the savings or pension of an European escape taxation in India,

1 -I think the sayings made by the average European in India are small

Q-What about pensions?

4 -- How many people get pensions' Even their they are only indirect saving

The President Q-lou say something has a license tax can be imposed Is it not practically the same as the profession tax of the heal body

d -The license tax is now allotted to the provinces. It is not imperial as it used to be

Q-Would you like to collect it by the Income Tax Department and hand over the proceeds to the local bodies? The tax on menoues below Rs. 500 might to collected by the local bodies, and above that it might be collected by the Tix Department

I -I think it can be consemently done

Q-You say that the problem which faces our Committee is to get at the real incidence of the Land Reseaue. You say, what is in theory a rent charge of the Styte may become a tax on the wages of labour and the profits of capital You do consider that it may become a tax?

1—Yes, bit rot a tax on rent. Von Thunem pointed out ilmost a century and that in agriculture very hight existion may lead to stagnition. There are thinkers in the l'unight with believe that if Government were not so lement, there might be a greate tendency to increased production. One of the reasons for take of necesses, they affirm, is that people are so highly taxed and if they are taxed more, it would tend to increased production also

Q-thes this refer to land taxes or all taxes?

f -The German writer referred to land taxes

Q-If you are going to pitch all faxation on the agriculturists at such high rates, they may give up their profession?

t -Well, that is not my own personal opinion.

- Dr. Paranipye. Q.—What about death duties? Do you think that the levy of death duties would lead to discouragement of industry?
- 4.—The conditions in England and in India are essentially different from the point of view of productive capital.
- Q.—I do not say that death duties should be levied as additional sources of revenue. Supposing you want to do away with certain taxes and then levy death duties?
- 4.—From the standpoint of theory I am certainly in favour of death duties, but I think it should be remembered that they are a tax on capital and not on income and India at the present time should take no steps tending to retard the accumulation of capital.
- Q.—Take the cotton excise duties; leave aside that the benefit will fall only on one province, supposing the alternative is either to do away with the cotton excise duty or to levy succession duties, which would be sounder? I think both will help in providing capital.
- A.—You suggest that the abolition of the cotton excise duty is to assist Bombay millowners. If it is not to assist the consumer through lower prices but simply to increase the profits of the millowner, I prefer the cotton excise duty to a succession duty.
 - Q.—I simply give you an example.
- A.—If you put it in this way, that the abolition of cotton excise duties is to lead to the lowering of the prices, which would be shared by all the people, I may be inclined to say yes.
- Q.—Supposing the alternative before you is do away with the salt duty, would you advocate the abolition of the salt tax and the substitution of death duties in its place? Which would have better effects from the economic point of view?
- A.—That seems to be a question which would require most serious consideration. The salt duty does fulfil a purpose. I think you want your taxation to go down even to the smallest man throughout the whole country. I do think the whole community should contribute something to the State. They have an interest in the State, even though it may be small, therefore, I would say the imposition of succession duty cannot be taken as an alternative to the existing salt duty. I think it is a very big question to answer.
- The President. Q.—May we take up another suggestion, that is, taxing tobacco; would you prefer taxing country tobacco to taxing salt on the basis that one is a luxury and the other a necessity?
- A.—I think I would. You have to recognise that there are some sections of the community who do not touch tobacco. But I cannot justify this exemption of Indian grown tobacco from taxation, it is preposterous.
- Q.—It was suggested by the Government of India that you should take agricultural income into account in arriving at the rate of tax on non-agricultural income, but you should not impose income-tax on the actual agricultural income?
 - A.-I do not think that meets the case.
- Dr. Hyder. -Q.—You say that the State is the owner of the land and therefore it is entitled to take the economic rent on the land?
- A.—I do not think I have said anywhere that the State is the owner of the land, but the State in India has all along regarded itself and still regards itself as a joint owner of the soil. This is certainly acknowledged by the Punjab Government throughout. It seems to me in the quotations I have given from the Punjab Settlement Manual, that the State has definitely stated that it is a joint partner in the business of production and is entitled to the share of the produce.
- Q.—I want to get behind the Punjab Settlement Manual and ask you on what authority?
 - 4.—I think it was so in the Sikh times and in the Muhammadan times.
- Q.—I am putting you this question as an economist, if you can get at any suthority on which such a claim is made. Was it so in the Muhammadan or in the Sikh times?
- A.—In the Sikh period it was definitely so, and the share taken by the State during the Muhammadan period was very much greater than it is now.

29th January 1925.

Lahore.

PRESINT.

SIT CHARLES TODHUNTER, KCSI, ICS, President

Sir PERCY THOMPSON, KBE, CB

Dr R P PARAMIPYE

Dr L K Hyden, M L A

Mr. A. MITCHELL, I.C.S., Income-tax Commissioner, Punjab, was examined.

Written memorandum of Mr. Mitchell.

As Commissioner of Income tax for the Punjub, I have been required by the Punjub Government to give evidence before the Indian Taxation Enquiry Committee I received the questionnaire on the 17th January, and have, as far as I am able, prepared answers to the questions dealing with income tax, Nos. 33 to 47.

I would point out, however, that my connection with the Income-tax Department dates only from two months back, and I have not, therefore, yet had time to make any serious study of the subject

Q 33—The only justification for an increase in the rates of incomo tax, purely as a substitute for other taxation abolished would be that the taxation abolished was such as had normally been paid by the same class of tax payers as any income fax

The incidence of the main heads of taxation in the year 1921 22 was as-follows.

	Crores	Percentage
Direct taxes-		
Land Resenue	°4 87	208
Income tax and Super tax	25 12	186
_ Other direct taxes	87	6
Total direct taxes	60 86	45
Indirect taxes—		
Excise	. 2962	22
Customs	. 32 52	24
Stamps .	. 1112	82
Registration	111	8
Total indirect taxes	74 44	55
	100	100
		-

^{*} Findlay Shitras' * The Science of Public Finance -Table XXIV of Appendix.

I presume, be accepted by auditors as evidence of sound business methods. The Income-tax law allows only certain defined rates of depreciation.

Speaking generally an auditor performs his duty best by the general public by showing the net profits of a concern as low as possible. Income-tax law does not admit of ultra-conservative estimates.

- (2) The improvement in accuracy of assessment due to the establishment of the specialised Income-tax Department is enormous. Five years ago the work was in the hands of the ordinary district administration, already fully occupied with other branches of the administration, and without any knowledge of or training in accounts. To-day the Income-tax Officer has no work beyond that of assessment, and is in most cases a trained and specialised expert in the reading of accounts. In any system of direct taxation honesty must always penalise itself, but the resent system of examination of accounts is rendering it daily more difficult for dishonesty to pass undetected.
- Q. \$2.—I doubt whether the bulk of the smaller assessees are yet educated up to the standard at which they could be required to keep accounts in a certain definite form. A large number still keep no accounts at all and assessment has to be ascertained by a percentage on total sales. Very great care is taken in working out these standard rates and checking them time to time, but the department would infinitely prefer to have accounts in any form.

The Bill recently introduced into the Punjab Legislative Council for the compulsory registration of money-lenders and the prescription of accounts to be maintained by them would, if passed into law, be of immense assistance to the department, but the opposition met with in Council showed that the Province was not ready for a measure of this nature.

- Q. \$3.—I am not sanguine of the success of such methods in India. In the present state of public opinion, I consider that the assessment proceedings are still looked upon rather as a game between the assessee and the department, and where an assessee was found to have scored off the department, I think the public opinion of fellow assesses would commend him as an astute player in the game, rather than condemn him as one who had defrauded the public in general. I may be wrong but that is my impression.
- Q. 44.—I do not think that in India the question is of very great importance from an income-tax point of view. Although there is force in the contention that the effective rate of interest is higher in the case of the rich man, yet the device probably attracts the small investor who is saved the payment of a high rate of tax in the first instance to be recevered later after certain formalities and production of accounts and certificates.
- Q. 45.—Interest on dividends from securities is still so small a portion of the assessed incomes in the Punjab, that the question has not been raised before in the department. The suggestion to collect income-tax by a special stamp duty on the coupon seems suitable.
- Q. \$\int_6\$.—Yes. As long as the Indian rate of tax is in almost all cases less than half of the British, the Indian Income Tax Department is practically never called upon to give a refund under Section 49.
- Q. 47.—The Indian system appears to me the simplest and the easiest to be understood by the assessee, especially the smaller assessee. The old system of adjustment introduced in the Indian Income Tax Act of 1918 was an attempt to prevent injustice from undue fluctuation from year to year, but it was not understood by the assessee and was very unpopular.

Mr. Mitchell gave oral evidence as follows:-

The President. Q.—You are the Income-tax Commissioner of this Province, and you have recently taken over charge?

A.—Yes, Sir.

Sir Percy Thompson. Q.—In your answer to question No. 33, you have shown the incidence of the main heads of taxation, 45 per cent as direct taxes and 55 per cent as indirect taxes; and you also say that the only justification for an increase in the rates of income-tax purely as a substitute for other taxation abolished, would be that the taxation abolished was such as had normally been paid by the same class of tax payers as pay income-tax. Do you regard these proportions as sacrosanct?

- .1 -No, I have taken the actual figures. The ratio seems to be reasonable
- Q-In England, I think the proportion of direct and indirect taxation has changed round since the War World it be necessary to increase the rate in substitution for some other tax which should come out the same people!
- A-I understood the question to mean that in the event of any tax being abolished, would an increase in means-tax be suitable to obtain the same revenue as before from the same persons who benefited by the abolition
 - Q-Is the present distribution of direct and indirect tixes appropriate?
 - A -I think it is roughly appropriate
- Q-hou say that in the Punjab there is a very strong objection to direct taxation, how do you account for that? It is not the same with the people in the South of India?
- A-Some two years ago the new Small Towns Act came into force and the question of introducing the new constitution in the anal towns in the district lows the accreting in was taken up. In every place I found that the towns people would rather pay Rs 10 in changs or octron apread over the whole year than pay Rs 5 as a direct tax
 - Q-Everybody tells us the same thing, but nobody explains why it is so
- 4 I don't know exactly what it is due to I made the remark the other day to a brother officer that the people had a very great antipath; to direct taxation, and his reply was that this was only natural as we all like to pay our taxes indirectly and not directly.
- Q -Then, would you say that the standard of education is higher in the South of India than in Northern India?
- A—It may be so. The higher the standard of education the more one tees how much more one loses over indirect taxation which requires an elaboratic establishment to collect it I cannot say exactly what is due to it but while people uncomplainingly pay in actroi much more than they would insually pay in indirect taxation, still they pay it happily rather than pay a jump sum of even Rs 5 a year.
- The Pres dont Q -This is the view of the small people that the big people, who firm the adamstrative bodies want to avoid taxing them selves Is this not the view?
- A I think that this is true to a certain extent. They do not trust the Committee
- Dr Hyder Q —Is the dislike to direct traction due to the fact that the Committee people need not lave to pay taxes, while in the cetro they can get from those who cannot pay direct taxes?
- 4 I thus the object on is unnessal, and in these small towns everybody from the top to the bottom objected to direct taxation and said that they would prefer to have octron. I think the majority of the people would not know who the actual sasessing body was. Humin nature being what it is, they think that the people on the committee would not pay proportionately as much as the small people did. The definite objection is to pay Rs. 5 straight away, whereas in chairs the top one feet they.
 - Q-Everybody thinks that it may be possible to escape from it?
 - A -Yes, at may be so
- Sir Percy Thompson Q —Yon say with regard to the scheme of graduation that one of the differences in the British system is that there is a higher initial limit under which no income tax is taken I should have thought it was recessary rather to justify the height of the limit of evemption in India, which is very much above the cost of substence. In point of fact, the income tax limit of exemption for a single man is the same as for the married man Do you think the limit should be reduced?
- 4 —My impression is at present that in the case of smaller incomes the expenses of collection would hardly be worth the result. A very large number of assessees were let off when the exemption limit was raised in 1918.
- Q—Do you think that there can be a different limit of exemption indifferent places?

- 1. It can be done, but I think we have to take into consideration that there would be a lot of had feeling. The people may not see the logic of it.
- Q.—Don't you think it is justifiable, apart from the administrative difficulties? A.—Yes, I think justification could be made, but it is going on very different lines from those on which we have gone hitherto. You are going to begin to open up very many fields where discriminations of this sort could come in. Wa have a good many payers living outsile the large towns, for example, moneylenders and shop-keepers.
- The Persident. Q .- You point out that in the case of non-agriculturists in India with an income below Rs. 2,000 and not addicted to the use of drink or drugs, it is difficult to see what contribution is made to the State except a very small amount in excise revenue on silt and tobacco. Does he actually pay anything towards tobacco! You say that is the man who ought to pay, but later on in answer to question No. 50 you say that the assessment of all these small incomes to income tax can hardly have been worth the cost of assessment. Would it be worth while to access him to license tax?
- A.—I think income tax will be better in that case. We investigate many cases and find that people have an income of Rs. 1,800 or so, and they are let oil. If you are going to assess them at all, it would be wise to do so as a continuation downwards of the present income-tax assessment.
 - Q .- Would you adopt the old system where there was a fixed sum?-
- 4.-I do not think it is necessary now. The justification in the old days was that we only knew an a sessee's meome approximately, now we are very much more accurate than in the old days.
 - Q .- Do you think that your department would be able to do this?
 - A .- I think they should be able to do it.
- Q.-15 your staff very fully worked? We were told that they have no work for two or three months in the year.
- A .- I would not say that, but I have come in at the end of the year. If they do their work well, they may have some relief during some months of the year. At the present moment they are not overworked.
- Q .- Suppose your work is increased by giving you power to assess such people, how much staff would you require?
- A .- I have not attempted to work out the figures how much time it takes for a man to assess. But speaking roughly, we should have double the number of clerks and in addition more officers.
- Q.—Actually the examination of books would be very simple?

 A.—There must be some village money-lenders, etc., if they produce their books, it takes some time to examine them.
- Q.—There is at present some duplication of staff. The local bodies are beginning to employ pensioned efficers to assess their profession tax. Would you take over the assessment and pay the money over to the local body? You would also secure for your department the list of the people who are paying profession tax?
- A .- Yes, I think we could do the assessment. But the haisiyat tax goes far below our exemption limit.
 - Q.—Is profession tax below Rs. 500 a good tax?
- A.—I introduced one in my last district. There are people earning below Rs. 2,000 who want roads, schools, etc., but were paying nothing either to the District Board or Government. In the lowest grade it is a capitation tax.
- Q .- Could you without much difficulty assess haisiyat tax on incomes over Rs. 2,000?
- A .- The Income-tax Department has to arrive at a decision as to what a man's income is.
- Sir Percy Thompson. Q .- Suppose a man gets a salary and you only want to know his total income, you do not care a pin from where he gets the income, suppose he has unearned income from dividends?
- A.—As far as this province is concerned, the assessment of salaried officials has not so far been done so systematically, but we should have a formal assessment at the end of each year. We have now started a year ago a salary circle,

and the officer in charge makes a regular assessment in the same way as for business incomes

Q -How do you proceed?

A—At the end of the year, every man is sent a form in which he is asked to fill in his meams from salary and also any private income, be will have to pay tax on that also

Q-Does it happen only in a small proportion of the cases?

A-I have not gone into the actual figures of the circle. If we take the ordinary British official, probably, if they have any incomes at Home, they keep them at Home.

The President Q-Will there be any difficulty in finding out which class of haisiyat tax he falls into?

A -I don't think there will be any difficulty

Q —Would it be practicable to add profession tax to the income tax demand and recover it, and then pay it to the local body †

A -Yes, but we have no actual powers of collection

Q -Assuming you are made the agents for the local body?

A —It is possible Even now, as it is in the case of people who do not pay their taxes, we have to resort to the district authorities. As we have not actually got the collecting power, we do not want to take the responsibility of collecting profession tax. We have no enactment requiring us to inform the local bodies confidentially what a mar's income is But if there were any income tax payers who should pay profession tax, we could tell the local body concerned, if this was made legal

O -Don't you think that hassiyat tax should be graduated?

A —We took the view in the districts that a man with an income over Rs 2 000 was already paying progressive rates in income tax

Q -Don't you think it is a fact that the general effect of local taxation is to tax the poor man more than the richer man't

A -I suppose it falls heavier on the poor man

Q -The octror falls on the poor man, and the rich house owner pays no more in proportion?

A -Quite so

Q .There is no sort of progression?

A -No

Sir Percy Thompson Q —Supposing I am running a husiness and I return my income as Rs 5000 I will tell you that you can charge at your highest rate, would you still require to know my total income?

A —The form we send to the assessee requires him to state the total income from all possible sources. That determines the rate of tax as well. Even if you have securities, etc., it will be shown

Q-Supposing I say you can charge me at the highest rate?

A —There is the statutory obligation that you must state all the income from different sources

Q —Would you really want to know the total income even if I say that you can charge at the highest rate?

A -Yes, we must know

The President Q-So it is perfectly easy to assess a centime additional and collect it?

A —We always insist upon the form being filled in fully stating all the income As soon as we find that the statement is correct, we come to a definite finding as to what the man's moome is

Q —Whereas you wont touch the overseas assessment, interest on security bonds and shares, etc ?

A -We do that in the case of super tax. We always and what a man's total income is

- Q.-Of course, the number of super-tax payers is smaller than that of income-
- A.—There is no great difference between the Rs. 40,000 and Rs. 50,000, where the super-tax begins.
- Q.—You think there would have to be a separate assessment of the centime additional on the tax from bonds and shares?
 - d. Yes.
- Sir Percy Thompson, Q .- In the case of practically all income-tax payers, you apply the super-tax procedure to get the total income?
 - .1.-Everybody has to declare his total income.
 - Q .- If they did not do it, that would give you trouble for assessment?
- A .- Yes, we only assess on the income directly assessable. But in our ordinary procedure, we demand a return of everything whether it is taxable or non-taxable.
- Q.—In England except for the super-tax, we don't care about the person's total income.
- A .- We do in every case ascertain the total income apart from the agricultural income.
 - Q .- Is that the same all over the country?
 - A -I think it must be so.
- Q.—You don't believe in family allowances. Is there not less taxable capacity in a man supporting ten people than a single man?
- A.—As far as my experience goes, an Indian who gets an income has to support a large number of cousins and various other relations. I think in practice it would not be worth while, having regard to the actual conditions of Indian life.
 - The President. Q.-Is marriage practically universal in this Province?
 - A .- I think it is so. It is very unusual to find any man unmarried.
- Q.—With regard to question No. 35, if the words "or of sums shown to have-been invested in productive enterprise", had been omitted, would you have answered the question in the same way? Do you think there ought to be any distinction in the rate?
 - A .- My difficulty was to draw the line between earned and uncarned.
- Sir Percy Thompson. Q.—Would you not say that a man sitting in his armchair and drawing an income from securities, ought to pay more than a Lusiness man who gets the same income from his work? We don't find any difficulty in distinguishing this in England.
 - A.—Yes, I think so. But my point was I did not see that a very large number of uncarned incomes would be found in India.
 - Q.—Don't you find that there are large uncarned incomes in places like-Calcutta and Bombay?
 - A .- I have no experience of the large commercial centres.
 - Q .- Do you get many applications for refunds?
- A.—A lot of them are adjusted automatically, because if a person has a business income as well as interest on securities, he returns his total income and says what he has actually paid. We deduct from his total income-tax the income-tax levied at source.
- Q.—Supposing his whole income was tax-deducted. He will have to be exempted from payment?
 - A .- I think we would always issue a notice and make a formal assessment.
- Q.—If tax is deducted at the highest rate, you still make the assessment and tell him if he has paid too much?
 - A .- I think there is hardly such a case.
 - Q.-I suppose you do not get very many such cases?
 - A.-No.

The President Q-You say that the present form of super tax on companies the frequent Q-100 say mat the present form on super tax on companies appears to be suitable. How do you justify super tax? Do you know if there is any justification except that super tax is paid by individuals on the whole of their profits, while a company pays nothing on the profits placed in reserve? It was felt that this was not sufficient justification in England. It was repealed only last year

- A -I cannot give you any specific answer one way or the other
- Q-I quite appreciate your argument that the land pays its fair share of taxation, and even on the smallest plot of land some revenue is assessed and accovered lou say that the land revenue which is paid by the agriculturist is regarded as rent and not as a tax I thunk he has the use of a very valuable asset he has got the use of land, why should be not pay for it? If you start a mull, the State does not provide yaw with the machinery, but here it does provide the agriculturist with the land?
- A -I think that is rather going back to ancient times. Most men would say that the land was aberited from his father and so on. I suppose that property in land was admitted largely because of the extra incentive it gave to the person concerned
- Q-Is that not so when you find land revenue very small in proportion to the rental value?
- A -I was rather thinking more about the primitive time when the country was lying waste, and the people were encouraged to take up land and given some incentive to stick to it
- Q—Don t you think that there is one more reason, we have been told by an official in the Punjah Government that income tax on agricultural income would affect something like 2500 people or so in the Punjah, cultivators who possibly have an income of Rs 2,004.
- 4 -That aspect of the question certainly occurred to me If you take theoretically land revenue at half the net assets or even a quarter, I should doubt if you will get many people who are paying more than Rs 1000 a year in land revenue
- Dr Hyder Q --In answer to question No 40, you say It would no doubt be more equitable theoretically to reduce the tarable limit nearer to the sub-sistence level I should like you to tell us what exactly you mean by subsistence level It must vary
- A -I took it from the question I thought that it was assumed in the question that the Indian limit is higher in comparison with the subsistence level
- Sir Percy Thompson Q-Can you suggest either legal or administrative changes which would help in making a more close assessment of the income tax? Do you ever institute prosecutions for fraud or evasion
- A -Mr Darling, who ran the department for the first three years of its inception was rather averse to it in the early years. He did not want to launch prosecutions too soon and one of the remarks he made in handing over charge prosecutions (or soon and one or the remarks we made in manning or com-to me was that the time had probably come when we should begin taking up some or consistent one of the day one prisecution was started in Amritar, but it was discovered withdrawn I think we shall certainly have to start prosecutions before long

The President Q-You impose a penalty?

A -Yes

Q-How?

A -A penalty equal to the amount of the tax may be imposed. It has been used to a small extent. When the assessment is made a notice is issued to the man and he-is given two months' time. If he does not pay within this period, the Income tax Officer legins to impose a penalty. Thus, before we give up our attempts and hand over the case to the District Officers, we can double the tax

Q-That is the penalty for delaying payment?

- A.—Ycs. But I have been struck with the regularity with which people now pay, within the two months.
- Sir Percy Thompson. Q.—Can you impose any penalty for the concealing of income and deliberate ovasions?
 - A.—Yes; there is section 28 of the Act.
 - Q.—Is that power used?
 - A.—Yes, to a certain extent.
 - Q.—What is the penalty?
- A.—A penalty equal to the amount of income-tax which would have been collected.
- The President. Q.—Does the penalty of refusal of appeal still stand? Under the previous Act you could refuse to hear a man who did not submit his returns within a certain time.
- A.—Yes. No appeal lies if a man has failed either to submit his return or to produce his accounts when called upon.
 - Q.—That is a strong power?
 - 4.—Ycs.
- Sir Percy Thompson. Q.—With regard to question No. 42, is there much evasion of income-tax by money-lenders?
- A.—Yes. Even people who show their accounts generally under-declare in the first instance.
- Q.—And there was a Money-lender's Registration Bill recently introduced. What was the position with regard to the Bill?
 - A.—I really could not tell you straight away.
 - Q.—If it is passed, it will help you?
 - A.—Yes; considerably.
 - The President. Q.—Is there any recognised system of accounting?
- . A.—Mr. Dalip Singh will tell you about this. He is rather an expert in the matter.
- Q.—With regard to question No. 43, you do not think that action of the kind suggested would tend to encourage public feeling against the person who evades income-tax?
 - A.—I do not think so.
- Q.—With regard to question No. 44, is it not enabling the profiteer to escape the tax for the rest of his life?
- A.—Yes. I suppose that would be the result. But here in India investment is still such a small item that tax-free securities do not matter. The real investment is money lending.
- Dr. Paranipye. Q.—What is your experience? Are income-tax free securities actually held by men who are liable to super-tax? Do the returns that you get show that the people who are likely to be liable to super-tax hold a large-number of these tax-exempt securities?
 - A .- They are not free from super-tax.
 - Q.—I mean those who are likely to be highly assessed.
 - A .- I have not looked into that point.
- Sir Percy Thompson. Q.—Is there really much evasion in the payment of income-tax from bearer securities?
 - d .- I cannot say.
- Q.—With regard to the stamp, it will have to be at the highest rate of income-tax and super-tax?
 - A.—Yes.
- Q.—With regard to Q. 46, you say you are satisfied with the provisions-regarding double taxation. Do they work smoothly in practice?

- A -At the present rates, we only come in when the Indian rate of tax is more than half the British tax.
- Q-Have you not to give certain certificates before the British authorities deal with the man?
- A -- I never had a case, except one which was entirely on the wrong has I have not seen a case of actual double income tax and it is never likely to occur, I understand.
- The President Q-Have you any trouble with your adjacent Indian States with regard to double income tax?
- A-No. It is just beginning. The only case so far is with respect to the salary of Government officers serving in Indian States, and the Government of India has given a special convexion that these officers serving in the India has given a special convexion that these officers serving in the Indian States have first got to pay their moome tax to the State, and then they pay the British Indian noome tax. The British Indian States that they pay to the State, so that altogether they do not pay more than what they have to pay on their salaries in British India.
- Sir Percy Thompson Q-With regard to question No 47 you say Indian system appears to me the sumplest and the easiest to be understood by the assessees Do you think that your vistem with all its varying rates and complications is simpler than the English system?
- A-I would prefer the English system on the whole. As it is the difference in tax between a man getting Rs. 1,950 and Rs. 2,050 is very great
- Q-You prefer the system of assessment on the previous year's income? A -Yes
- Q -- You say " The old system of adjustment introduced in the Indian Income tax Act of 1918 was an attempt to prevent injustice from undue fluctuation from year to year" Is it not citil existing?
 - A -- It has been done away with
 - 0 -- Why ?
- A —Supposing we are making assessment for 1924 25 on the actual income of 1923 24 Suppose the income for 1923 24 was Rs 5000 Now we assess on that for 1924 25 Then in 1923 25 you find that the actual morne for 1924 25 was not Rs 5,000 but, say, Rs 10,000 Therefore, you assess on Rs 10,000 for 1925 25, and, say, that as 1-st yer the income was Rs 10,000 the assessee must pay now the difference in the tax on Rs 5000 and Rs 10000 Then if it went back to Rs 5,000 the year after you pav on the Rs 10,000, at the end of the third year you would get a refund. It was very cumbrous and people did not like it
 - Paranypye Q-Do you think that the present income tax machinery will be suitable for collecting death duties or succession daties if levied?
- A -It would be a separate branch and we would have to ascertain the capital value of the estate As we find out the man's income from year to year we would be in a hetter position to arrive at his capital than a new department Otherwise it will be entirely a separate work
 - Sir Percy Thompson Q-Would you have information as to his securities? A -Yes
 - Q -As to his land?
 - A -No, but we would be in a better position than an outside department,
- The President Q-You will know about his capital on business, only movables and lands will have to be valued? A -Yes
- Dr Paranjpye Q-You charg on rent of houses and so you will also have house values
 - A -Yes.

Lala DALIP SINGH, M.A., F.R.E.S., Income-tax Officer, Amritsar, was next examined.

Written memorandum of Lala Dalip Singh.

Q. S.—During 1920 I had collected family budgets of 189 persons of middle and the lower classes residing in a town and in villages, including shop-keepers, teachers, clerks, farmers, and labourers. After inspection of the homestead and its inmates, and after detailed cross-examination, I had filled up a form which was designed to express in money the income from different sources, expenditure on different items, such as food, clothing, necessaries and luxuries, property, indebtedness, name, age, caste, residence, occupation, and the number of members of the family.

(I had examined residents of one town and eleven villages of a district in the Punjab. In a country like India, where only six per cent of the population knows the three R's. economic enquiry or research is a matter of no small difficulty. People are generally unwilling to disclose the details about their income and expenses.)

I think that the statistics given in Annexure C are fairly reliable to form the basis of an estimate of the incidence of taxation on different classes.

- Q. 16.—Yes, when any public authority in carrying out a work of public utility, incidentally confers value in a peculiar degree upon certain pieces of property, it has been admitted in law in many countries, that a special public charge should be imposed upon the value thus incidentally created, which, since it is produced by the public authority, has been adjudged as belonging in a sense to the community. It should be in the shape of a betterment tax. The betterment tax is levied in Germany and England. The scheme can be formed by a committee appointed for the purposes.
- Q. 33.—In the event of a substitute being required for other taxation that is the abolished, would propose an increase in rates of income-tax. Ι would apply it to incomes above Rs.10,000. given Annexure \mathbf{E} shows that percentage in income taken in taxation above incomes of 1,000 sterling in India is less than the percentage of income taken in taxation in England, Austria and France: The principle of equity in taxation is the principle of causing equal proportional sacrifice among the tax-payers, and taxation, which embodies the principle of proportional sacrifice, must be progressive, that is, the higher the net income of a person, the greater must be the rate at which he is taxed.
- Q. 35.—There must be some differentiation in favour of earned incomes or of sums shown to have been invested in productive purposes. It is very necessary to make a difference between earned and unearned incomes in a scheme of taxation. Comparing two individuals, one who derives, say, Rs. 10,000 a year from a perfectly safe investment in the funds, perhaps accumulated and left to him by his father, and on the other hand a man making the same nominal sum by personal labour in the pursuit of some arduous, and perhaps precarious profession, or some form of business, to say that these two people are, from the point of view of the State, to be taxed in the same way, is, to my mind, flying in the face of justice and common sense.

The question may arise as to how to differentiate between an earned and unearned income. Of course, it is very difficult to draw a hard and fast line between the two. The test whether a given income is earned or unearned may be described as follows:—

If it is derived from personal labour or from pensions, or from property forming part of the emoluments of office, or from carrying on a business or profession, and the recipient is actively engaged therein, and is not protected by limited liability, then such income is earned, otherwise uncarned. Another difficulty may arise in distinguishing between incomes which are either wholly earned, or partly earned and partly uncarned, because there may be overlapping in dubious cases. The most practical way of dealing with the problem is to confine the differential treatment to earned incomes which do not exceed, say, Rs. 10,000 a year. (In this connection I would refer to the Report of the Select Committee of 1906 appointed in England under the presidency of Sir Charles W. Dilke.)

- Q. 36—In the assessment of income tax no allowance is made for the number of persons supported by the assessee, while this is not the case in England. It has been observed that in some cases, capacially in the case of assessees having incomes of Rs 2,500 or Rs 3,000, this is a great hardship. If an allowance, say of Rs 1,000 is made out of the income of an assessee for over average family, it will not involve any proceedings of an inquisitorial nature. (But this personal allowance is very necessary in India, especially when the cost of living has risen very high.)
- O 37—Assessment of super tax on Indian companies in the present form should be continued. At present super tax is levied on companies at a uniform rate of an anna per jupes, while the rate of super tax on individuals and firms is on ascending scale up to a maximum of 6 annas a rupe. The experience of the last three pars has shown that this distinction has led to the formation of many bogus companies to avoid proper taxation and the problem to remove this anomaly is also under the consideration of the Central Board of Retenue. I would suggest that companies should be assessed to super tax at the same rates at which individuals and firms are assessed.

In one case two brothers, who were carrying on business jointly and were being assessed as a firm, had formed a company and got it registered under the Indian Companies Act. The share holders consisted of both of them and their two wires. In another case an individual had formed a company with his three cases.

Q SS—Under the provision of acction 4 (3) of the Indian Income tax Act agricultural income is ovempted from the tax. It is quite clear that this scatter was inserted for purposes of what will otherwise turn out to be a double tax. Let us see by an example how far the stheory holds good now Jinada Singh; a landlord and possessis 10 murabas of land in the Livilipur district. He has given 5 murabas to Basanita Singh, another farmer, on contract for six years at Rs 2,500 a year who has again given it to another farmer Jinada Singh pays the land ravenue. The farmer who cultivates the land and also Basanita Singh, do not pay any tax to the State. Thus the distribution of tax is not proper

Again, as the land tax at present is levied there is neither equality of sacrifica or equity in its incidence. It is assessed upon each acre, according to fertility and other conditions irrespectively of the ability of the owner of land to pay

There is not the least doubt shout the fact that the landlord class is not making proper contribution to the growing expenses of the State, although they have undoubtedly grown prosperons during the last 25 years. In this connection it will be interesting to mention that the land revenue demand of the Punjab (440 lakins) gives an average of Rs. 2/6 per head of the rural population or Rs. 10/11 per family, while the income tax demand for the province works out to Rs. 3/5 per head of urban population or Rs. 14/5 per family. The income of landlords derived from astroillure and subject to permanent settlements must be taxed. Incomes of small peasant, proprietors who cultivate land with their own hands should be exempted. Net income of the absentee landlord or the money lender, who has become a landware through the foreclosure of a mortiface, must be assessed to income tax. Income from pagers (land revenue assignments) should also be assessed

During 1921 22 and 1922 25, I was posted in the Lyallpur district (Canal Colony). The prices of grains during that person lad gone supenomously Most of the big landlords of the district, who get grains of everal thought of upers every six months, had kept votes, with them at harvest time, and had soft alser on at a very higher profit. There is no reason why they should not pay proper contribution to the State expenses.

- Q=0-1t will be fair to reduce the limit in the case of income tax to sometime nearer to the subsistence level, say, Rs 1000, in case this sum of Rs 1,000 is allogathen exempted as mentioned in reply to question No 36
- Q. 41—The introduction of a centralised and more efficient system of income tax control has led to 1 far assessment I may here quote from the Income tax Report, Punjah, for 1925-24, "owing to accounts being kept on a more systematic basis, it was possible to determine exact profit or loss in 2,466 cases as against only 1,365 in the year before"
- The assessment of income lax during the last two or three years under the present department has been fair to both the public and the State. In the

former income-tax reports it is stated that the small man tends to be over-assessed and the big man to be under-assessed. Over 2,500 assesses, previously assessed, are no longer taxed. In two districts alone, Montgomery and Multan, nearly 800 were set free. The work of the new department has been done with less respect of persons than perhaps was possible under the old régime. In two years, the number of those who pay super-tax has risen from 77 to 103, and of those assessed on an income of Rs. 25,000 or more from 331 to 552 in this. province.

- Q. 42.—I do not think that any such scheme would be acceptable by the business community in this country, Indian nature being very conservative. Mr. Thornton had remarked in his report on agricultural indebtedness that the rural money-lender was keeping very irregular and incomplete accounts, and it would be very useful if he is asked to keep his accounts in a prescribed form. Under orders of the Commissioner I had made enquiries from money-lenders in the Ludhiana district and none appeared to be willing for the same.
- Q. 43.—The adoption of the methods mentioned in the question will lead to great agitation and dissatisfaction in this country. No business man likes to give out the secrets of his business even to his neighbour. In spite of section 54 of the Income-tax Act, according to which all records are treated as confidential, representations are made to the Commissioner of Income-tax frequently that the subordinate staff should be instructed to see that nothing goes out of an Income-tax Office.

The Chamber of Commerce at Delhi had represented to the Commissioner very recently that the accounts of an assessee must be examined in a separate cubicle, where no one except the examiner and the assessee should be allowed to enter when the examination is going on. Income-tax records should not be made public records in India, as is the case in American States.

- Q. 47.—The present arrangement in regard to the assessment on the previous year's income is satisfactory. The people are not so habituated in keeping regular accounts as to produce for inspection accounts for three years to find an average for assessment purposes.
- Qs. 170 and 171.—The machinery of assessment consisting of local boards of officials and non-officials cannot be successful. It would lead to more evasion and defective distribution of tax. The richer, who generally have great influence, will be lightly taxed as was the case a few years ago, before a separate department was established for the administration of the income-tax. The assessor should not be dependent for the retention of his office upon the favour of the people whom he assesses.

The Provincial Civil Service is at present divided into two branches—(1) Judicial and (2) Executive. It should have a third branch—Revenue. Gazetted officers in charge of assessment and collection of land revenue, income-tax, etc., should belong to the revenue branch of Provincial Civil Service. When the separation of executive and judicial is complete, officers in charge of revenue work will be relieved of a lot of judicial work. They will have ample time to attend to other duties. In small districts the income-tax and excise or revenue administration can be amalgamated without any decrease in efficiency, and on the other hand it will decrease the expenses of the administration. The expenses can in that case be divided between the Provincial and Central Government in proportion to the revenue received by each.

Lala Dalip Singh gave oral evidence as follows :--

The President. Q .- You are the Income Tax Officer in Amritsar?

A.-Yes.

Q .- How long have you been in the department?

A .- I joined the department in 1921.

Q.—What were you before that?

A.—Before that I was doing special work under the Department of Industries, Punjab.

Q.—You collected the family budgets of 189 persons?

4.-Yes.

Q-Did you form any opinion as to the proportion of the expenditure of these people that went in taxes?

A —I collected 189 budgets of representative classes. I divided the population into four classes, the labouring class, the middle class, the farmers, and persons having fixed moomes such as clerks and teachers.

Q-Did your analysis include an analysis of the amount spent in taxes in each

A -No, I did not include that

Dr Hyder Q-Is it one of the publications connected with the Board of Economic Enquiry or is it private?

4 -I prepared it privately

The President Q-Can you give us a copy of your paper?

A -Yes, I can send it to you

 $Q-{\rm Have}$ you formed any views as to the different taxes which affect different classes of the population?

A.—From that enquiry I did not come to these conclusions, because I was not interested in that I was only interested in the economic condition of the leople I have made enquiries twice once when I was a student of the MA class and then again when I was working under the Board of Economic Enquiry

Q —Have you gone into the question of the proportion of an individual's expenditure which goes in taxes 5

1 -No. I did not take that into account at all

Q-You ascertained the income and separated the expenditure items, and you allowed nothing for trace?

A.—As I was not interested in that point I did not consider it I prepared a form containing about 60 questions and I filled up that form in the case if every family

Q -But none of those questions touched the question of taxation?

A = I noted the amount which was spent in taxes but I did not come to any conclusion

 $Dr\ Hyder\ Q$ —With regard to Q 16, you are of opinion that the State should take a share of the increase?

A—Yes I think that when there is an increase in the value of property the State is justified in taking a share of that increased value. That has been admitted in overy progressive country

Q-What share should the State take?

A-I did not think it out, but I think that the scheme can be worked out by the Committee after some deliberation and study of taxation in different countries like America and Germany Now take the case of irrigated land in Lyallpur and some other districts. There the value of the land has enormously increased and that is due to the canal system. I do not see any reason why the State should not take a share of that increased value.

Q —What form should that share take—an annual charge or a lump sum or a terminable annuity?

A -An annual charge

Q-Would you add that on to the water rate and land revenue?

A -Yes, it can be added to the land revenue

Q-Are you interested in the question of water rates?

4 -I am not

Q-You do not think it difficult to differentiate other improvements from the increase in value due to the application of water? No complications would arise?

A -I do not think any complications would arise

Q-I suppose the effect of a rise in prices can be separately distinguished?

A -Yes

- Q.—Suppose the rate of interest falls; surely there will be an increase in the capital value of the land. You would take that into consideration?
 - .1 .- Yes.
 - The President, Q.—You propose an increase in the rates of income-tax. Have you compared the rates on higher incomes—the rate of income tax plus super-tax—with the total incomes?
- .1.—I studied the figures which are given in the annexure. The percentage of income taken in taxation in India on an income of £1,000, as given in the annexure, is less than that in England, Austria and France.
- $Q_{\rm eff}$ You say you would apply the increased rates to all incomes above $R_{\rm h}$, 10,669?
 - .1. Yes.
- Q.—In England when an income reaches £160,000 the percentage is 52 and in India it is £9.3. Would you increase this 39.9? Your Commissioner says that very high rates of income-tax are usually regarded as an expedient for raising revenue in, times of grave national emergency. But would you have that in normal times?
- .1.—In normal times, this is the maximum. But under the present system incomes above one lakh are charged at high rates; but incomes above Rs. 10,000 and below Rs. 40,000 are not so heavily charged.
- Sir Percy Thompson, Q.—In answer to Q. 35, you say 'There must be some differentiation in favour of earned incomes or of sums shown to have been invested in productive purposes. How are you going to administer that? How is it possible to find out what amount has been invested in productive purposes?
- 1.—Of course it is very difficult to draw a hard and fast line between the two, i.e., carned and uncarned. But we can find out whether it is uncarned.
- Q.—How are you going to make an allowance on sums shown to be invested in productive purposes?
- A.—Some exemptions might be allowed in the case of earned incomes and after that we can apply the rate of uncarned incomes.
- Q.—Supposing my income is Rs. 10,000 and I invest Rs. 2,000 out of it in productive enterprises. The suggestion is that you are going to charge it at a different rate. How are you going to work that?
- A.—There can be a section in the Act to the effect that uncarned incomes would be taxed at a higher rate and we can exclude from the total incomes mass invested in productive purposes.
- The President. Q.—I think our question rather misled you. There are two propositions. One is to differentiate in favour of earned incomes. Another proposition is, when a heavy tax is levied it is apt to make people save less; in order to counteract that, it is proposed that you should levy a lower rate of taxation so that money may go into production. That is a quite separate proposition
- Sir Percy Thompson. Q.—In answer to Q. 36, you say that an allowance of Rs. 1,000 should be made in the case of people with an average family. We have just heard that the present system works fairly equitably. But most of the income-tax payers have to support a number of dependants.
- If I get an income of Rs. 2,500 I have to pay income-tax on Rs. 2,500. But this is not the ease in England.
- Q.—But in England there are some people who support families and some people who do not. If every income-tax payer has a family to support there is no point in making an allowance. It would be much better to raise the exemption limit when it is common to everybody.
- A.—But now everybody feels that he is paying income-tax on every pie of his income. There is no exemption at all. I think there should be some personal allowance according to the size of the family. In the ease of a Hindu joint family we can make a somewhat higher allowance and there must be a personal allowance in the ease of every assessee.

- Q—But surely you don't need it when you have different rates You get trades according to the size of the total meome You have charging different rates according to the size of the total meome You have chosen to adopt in India the second method. But having done that there is no reason why you should dopt the other method too
- A -But I think it is better that there should be some personal allowance made, because in that case everybody has the satisfaction that something has been allowed for his expenditure
- Q—With regard to Q 37, you say assessment of super tax on Indian companies in the present form should he contained and you also say that the rate should be increased to 6 annas in the rupee—the rate which is charged on individuals and firms. Then if I happen to hold shares in a company, I will have to pay income-tax and super tax and the company has to pay the super tax at the rate of 6 annas. So that I pay two super taxes and one income tax I is fair?
- A —But we can have a clause added to section 48 of the Act to the effect that in the case of a shareholder of a company refund should be sllowed on the amount of dividends, calculated at the difference between the rate applicable to his income and the rate at which the company was assessed to super tax
- Q—Assuming that I am a milltonaire and I have some shares in a company and the company pays income tax on the whole of its profits, that falls on me as a shareholder Now you are going to put on a super tax and that falls on "ne After that I pay my own super tax. A Now, do you mean to substitute the super tax on the individual?
- i —The individual can claim refund of the excess paid as a shareholder in the company
- I can give you one instance. Suppose I am a shareholder and the company is assessed to income tax and super lax under section 43 I can get refund on the amount of dividend calinated at the difference between the rate applicable to my income and the rate at which the company was assessed to income tax. We can apply the same provision for super tax. If I have already paid more as a shreholder I will get a refund here. This is my suggestion. At present there are many bogus companies formed. In one case two brothers who were carrying on business jointly and were being assessed as a firm formed a company and got it registered inder the Indian Companies. Act The shareholdera consisted of hoth of them and their two wives
- The President Q—What Sir Percy Thompson says is this. At present the individual who has shares in the company is subject to two super taxes and an income tax. That is the present practice
 - A -He does not pay the super-tax at the same rate
- Sir Percy Thompson Q—At present he has to pay income tax, super tax, and super tax on the profits of the company at one anna in the rupee
 - A —Yes
- Q—What you propose to do is to raise the one anna to six annas. So that I might have to pay income tax at the maximum rate super tax at the maximum rate, i.e., at the company rate
- A —The shareholder can get refund of the excess paid under section 48 $\ensuremath{\mbox{\tiny os}}$ suggested above
- Q —Do you mean that the rates of super tax should vary with the company's profits?
- \mathcal{A} —The company should pay super tax in the same manner as individuals and firms do
- Q—Your shareholders consist of different people ranging from milionaires to almost paipers. Why should the supertax he paid on this income of the individual.\(^1\) Surely it is very illogical to have a varying rate of super two on the company
- A—But at present there is this evasion I have given you one instance of two brothers and their wives carrying on business jointly, paying super tax at the rate of one anna only

Q.—Suppose the rate of interest falls; surely there will be an increase in the capital value of the land. You would take that into consideration?

A.—Yes.

The President. Q.—You propose an increase in the rates of income-tax. Have you compared the rates on higher incomes—the rate of income tax plus super-tax—with the total incomes?

- A.—I studied the figures which are given in the annexure. The percentage of income taken in taxation in India on an income of £1,000, as given in the annexure, is less than that in England, Austria and France.
- Q.—You say you would apply the increased rates to all incomes above Rs. 10,000?

A.—Yes.

- Q.—In England when an income reaches £100,000 the percentage is 52 and in India it is 39.9. Would you increase this 39.9? Your Commissioner says that very high rates of income-tax are usually regarded as an expedient for raising revenue in times of grave national emergency. But would you have that in normal times?
- A.—In normal times, this is the maximum. But under the present system incomes above one lakh are charged at high rates; but incomes above Rs. 10,000 and below Rs. 40,000 are not so heavily charged.

Sir Percy Thompson. Q.—In answer to Q. 35, you say 'There must be some differentiation in favour of earned incomes or of sums shown to have been invested in productive purposes. How are you going to administer that? How is it possible to find out what amount has been invested in productive purposes?

- A.—Of course it is very difficult to draw a hard and fast line between the two, i.e., earned and unearned. But we can find out whether it is unearned.
- Q.—How are you going to make an allowance on sums shown to be invested in productive purposes?
- A.—Some exemptions might be allowed in the case of earned incomes and after that we can apply the rate of unearned incomes.
- Q.—Supposing my income is Rs. 10,000 and I invest Rs. 2,000 out of it in productive enterprises. The suggestion is that you are going to charge it at a different rate. How are you going to work that?
- A.—There can be a section in the Act to the effect that unearned incomes would be taxed at a higher rate and we can exclude from the total income sums invested in productive purposes.

The President. Q.—I think our question rather misled you. There are two propositions. One is to differentiate in favour of earned incomes. Another proposition is, when a heavy tax is levied it is apt to make people save less; in order to counteract that, it is proposed that you should levy a lower rate of taxation so that money may go into production. That is a quite separate proposition.

Sir Percy Thompson. Q.—In answer to Q. 36, you say that an allowance of Rs. 1,000 should be made in the case of people with an average family. Wo have just heard that the present system works fairly equitably. But most of the income-tax payers have to support a number of dependants.

- I.—My point is that under the Act there is no system of personal allowance. If I get an income of Rs. 2,500 I have to pay income-tax on Rs. 2,500. But this is not the caso in England.
- Q.—But in England there are some people who support families and some people who do not. If every income-tax payer has a family to support there is no point in making an allowance. It would be much better to raise the exemption limit when it is common to everybody.
- A.—But now everybody feels that he is paying income-tax on every pie of his income. There is no exemption at all. I think there should be some personal allowance according to the size of the family. In the case of a Hindu joint family we can make a somewhat higher allowance and there must be a personal allowance in the case of every assessee.

- Q—But surely you don't need it when you have different rates You get graduation either by exempting the first sites of income or by charging different rates according to the size of the total income You have chosen to adopt in India the second method. But having done that there is no reason why you should adopt the other method too
- A —But I think it is better that there should be some personal allowance mide, because in that case everybody has the satisfaction that something has been allowed for his expenditure
- Q—With regard to Q 37, yon say "assessment of super tax on Indian companies in the present form should be contained." And you also say that the rate should be increased to 6 annas in the rupco—the rate which is charged on individuals and firms. Then if I happen to hold shares in a company, I will have to pay income-tax and super tax and the company has to pay the super-tax at the rate of 6 annas. So that I pay two super taxes and one income tax Is it fair?
- 4.—But we can have a clause added to section 43 of the Act to the effect that in the case of a shareholder of a company refund should he allowed on the amount of dividends, calculated at the difference between the rate applicable to his income and the rate at which the company was assessed to super tax
- Q—Assuming that I am a millonaire and I have some shares in a company and the company pays income tax on the whole of its profits, that falls on me as a shareholder. Now you are going to put on a super tax and that falls on me After that I pay my own super tax. Now, do you mean to substitute the supertax on the onlyindar to substitute the supertax on the onlyindar.
- 4 -The individual can claim refund of the excess paid as a shareholder in the company
- I can give you one instance Suppose I am a shareholder and the company is assessed to income tax and super its, under section 49 I can get refund on the amount of dividend cakinlated at the difference between the rate applicable to my income and the rate a which the company was assessed to income tax. We can apply the same provision for super tax. If I have already paid more as a shireholder, I will get a refund here. This is my suggestion at present there are many bogus companies formed. In one case two brothers who were carrying on business jointly and were being assessed as a firm formed a company and got it registered under the Indian Companies. Act. The shareholders consisted of both of them and their two wives.
- The President Q—What Sir Percy Thompson says is this At present the individual who his shares in the company is subject to two super taxes and an income tax. That is the present practice
 - A -He does not pay the super-tax at the same rate
- Sir Percy Thompson Q -At present he has to pay income tax, super tax, and super tax on the profits of the company at one anna in the rupee
 - A -Yes
- Q—What you propose to do is to raise the one mana to six annas. So that I might have to pay income tax at the maximum rate, i.e., super tax at the maximum rate and super tax again at the maximum rate, i.e., at the company rate
- A—The shareholder can get refund of the excess paid under section 48 as suggested above
- Q—Do you mean that the rates of snper tax should vary with the company's profits?
- A —The company should pay super tax in the same manner as individuals and firms do
- Q—Your shareholders consist of different people ranging from milhonaires to almost paupers. Why should the super tax be paid on the income of the individual? Surely it is very illogical to have a varying rate of super tax on the company
- A—But at present there is this evasion. I have given you one instance of two brothers and their wives carrying on business jointly, paying super tax at the rate of one anna only

- Q.—Surely it is hard to charge super-tax on the total income of four partners when the income of each is only one-fourth of it.
- A.—That is why I have suggested that we should allow refund for super-tax to a shareholder as in the case of income-tax under section 48. The shareholder can apply for adjustment and he can claim the refund of super-tax paid as a shareholder.
 - Q.—Suppose they do not distribute the dividends?
 - A.—They cannot claim any refund if they do not distribute the dividends.
 - Q.—You are in favour of charging to income-tax incomes from agriculture?
 - A.—Yes.
- Q.—Do you think you can get any large amount of revenue proportionate to the trouble of collection?
 - A.—I have not calculated the exact figures; but I think we can.
- Q.—It is urged that there are 2,300 people out of $3\frac{1}{2}$ million cultivators who would pay any tax on that basis in this province. Will it be worth while to collect it under these conditions.
- A.-I cannot say at this moment; but I think that the bigger landholders have become prosperous and there is no reason why they should not pay more for the growing expenses of the State.
- Q.—But it is a question of expediency. You could not single out the bigger landholders and even that may be very troublesome and not worth while.
- A.—I have already stated in my answer that the land revenue demand of the Punjab gives an average of Rs. 2-6-0 per head of the rural population or Rs. 10-11-0 per family, while the income-tax demand for the province works out to Rs. 3-3-0 per head of urban population or Rs. 14-8-0 per family.
 - Q.—What is the deduction you draw from that?
 - A.—That the landholder pays less revenue to the Government.
- The President. Q.—Why do you distribute the income-tax demand over the urban population only? Are there not income-tax payers in the villages?
- A.—There are very few as compared with the urban population. I have taken the figures from the census report.
 - Q.—You say that the great bulk of the income-tax payers live in towns?
- A.—Yes; I do not remember the exact figures at this moment. Take the case of the jagirdar. He does not pay income tax to the State.
- Dr. Hyder. Q.—For services rendered to the State in the past he is getting a certain income.
 - A.—But why should he not pay income-tax on that reward or income?
- The President. Q.—You treat the jagirdar's income as an agricultural income?
 - A.—It is treated so in the present Act.
 - Q.—What is the section?
 - A.—Section 2 of the Act—definition of agricultural income.
 - Dr. Hyder. Q.—Do you assess these jagirdars to income-tax now?
- A.—No; they are not assessed. I had issued notices to certain of them; but I received instructions that these incomes are not taxable.
 - The President. Q.—Could you give me the ruling.
 - A.—It is a note added to the instructions issued by the Government of India. It is in the Income-Tax Manual, "Assignment of land revenue to a jagirdar is not assessable to income-tax in the hands of the jagirdar." (2. 68 b. I. T. Manual).
- Dr. Paranjpye. Q.—Suppose a man gets money from the Government in the form of an allowance, do you charge it?
- A.—Unless it comes under the exemption granted by the Government of India, it is taxable.

Dr Hyder Q —With regard to this question, you say, that it is found that the inral money lenders keep very inregular and incomplete accounts Would you require the money lenders carrying ou business to keep their accounts in a recular form?

A -Yes, if it he possible

O-Supposing they are made to keep accounts by law ?

A -Yes, it would be very helpful to our department. I made enquiries in the Ludhiana district about this, but the people were not prepared for this

Q—You say that no business man likes to give out the secrets of his business even to his neighbour. Do you think our people are so distrustful of each other?

A—Certainly I remember some time ago the Chamber of Commerce at Delhi had made a representation to the Commissioner that the accounts of an assesses should be examined in a separate cubicle, where no one except the examiner and the assessee should be allowed to enter Again no business man likes that secrets of his trade may be kfown to other people, because it is

against his interest Q—Does an assessee give you any information unless it is forced out from $\lim_{t\to\infty} Y$

 $A-\!He$ knows that if he does not give it, he will he assessed to the best of the judgment of the assessing officer. So, there is no difficulty in getting information from him

Q—Have you not got a system in the Punjab known as the Sialkot system, under which the valids and other classes pay a certain lump sum?

A -As far as my experience goes, there is no such system

Q-Do you know a book written by one Mr Pagar?

A - No At present I do not know if the system is in vogue. It may have been in the old days

Dr Paranipye Q-Do you receive many anonymous petitions?

4—In many cases we receive them and we keep them carefully and make use of them in making enquires. Sometimes I ask my Inspectors if there is any truth in them. I do not throw them away as is done by other officers. I found that in many cases they are useful.

The President Q-What is your experience of the system of keeping accounts in the Punjab, do they keep regular day books and ledgers? Is it a uniform system?

A -Yes

Dr Paranipye Q-Is there one set of books for the income tax officer and another set for themselves?

A.—I have no experience of this I had no case of that sort I had cases in which people had different set of bankhatas for different sources of moome, that is, one for general merchandise and another for money lending business

Dr Hyder Q—Regarding these accounts, are they kept in one language? Surely it is difficult for the income tax people to find out the secrets of these traders?

A-No, at present every income tax officer is required to pass an examination in Hindi

Q-By Hindi do you mean, Lande or Nagri?

4 -I mean Lande

Q-Since they have got to fird out different secrets, your department must be sorely an expert department in the science of deciphering these languages?

A—Even Muhammaduns and Sikhs and other people keep their books in Lande. There is not much difficulty in this I have discussed all the characters and the system of accounts in vogue in the Punjab in my book. Lande characters used in the Punjah are not uniform, we have got the Multan type, Mahajam type and so on The latter is common in districts like Ambala and Delhi

Q-What is the system of accounting among these people?

A.—It is not very difficult, but there are some differences. The system of accounts is the same, they have got one rokar, one khata, etc. The system is the same though there might be some slight differences in characters used.

The President. Q.—Are your officers fully worked?

- A.—I think they are fully worked, but generally from February to March there is not much work for the officers except collection work.
 - Q.—How do you deal with the outlying assessees?
- A.—Generally an attempt is made to go to the headquarters of the tahsil and in some cases we go into the big villages where the assessees of the neighbouring villages also are called, and we examine their books there.
 - Q.—In towns you discover the new assessees by house to house inspection?
- A.—Yes, we have got Inspectors and we have got regular registers in which entries are made when the survey is done, and when there is any new case-detected by the Inspector, he sends his report to the Income-tax Officer.
 - Q.—How do you do with regard to the people outside the towns?
- ² A.—The Inspector goes to the villages and finds out if there is anyone having taxable income, but paying no tax.
 - Q.—Have you got enough staff?
 - A.—Yes, we have enough at present.
 - Q.—Do the ordinary revenue authorities help you at all?
- A.—Sometimes they give some information about the assessees, otherwise-they have not got much to do with us.
 - Q.—Is there no standing order about this?
- A.—As far as I know there is none. Generally the Tahsildar is able to help us, as he more often visits the villages in his jurisdiction, and thus he is in better touch with the people than the Income tax Officer. Therefore his help is always very useful.
 - Dr. Hyder. Q.—The lowest grade officer in your department is the Inspector?
 - A.—Yes. There are Assistant Income-tax Officers as well.
 - Q.—How many officers do you have in each district?
- A.—Take the case of Amritsar, it is divided into two circles, eastern and: western, the whole town of Amritsar and the tahsils have been divided into two circles, and there are two Income-tax Officers, one in charge of each circle. There is one Assistant Income-tax Officer and one Inspector in each circle.
 - Q.—Is that so in every district of the Punjab?
- A.—No, that is not the case in every district. In other districts there will be only one Income-tax Officer.

The President. Q.—Can you tell me the average number of assessees in each district?

- A.—800 to each assessing officer. He is designated as Income-tax Officer. He is an officer of my standing.
 - Q.—The assistants do not assess?
- A.—They assess incomes up to a certain limit, say, Rs. 5,000 or Rs. 10,000. They work under the Income-tax Officer.
 - Q.—How many Inspectors are there now?
 - A.—At present I have got 2 Inspectors and one Assistant Income-tax Officer.
 - Q.—You deal with 800 cases?
 - A.-No, at present I have got 1,200 cases.
 - Q.—You and the other three altogether deal with 1,200 cases?
 - A.—Yes.
 - Q.—That is only with regard to Amritsar?
 - A.-Yes.
- Q.—In other districts, they have got one Income tax Officer and one-Inspector?
 - A. -Yes, Sir.

Saiyid MUHAMMAD HUSSAIN, M.L.C., Shergarh, Montgomery, was next examined.

Written memorandum of Salyid Muhammad Hussain.

- Q 10—Sales of land take place usually when some new canal project materialises, and all Crown wasto lands then sold are debited to the capital lean account to extinguish the debt, quite apart from the land revenue from our province are the property of the District Board or Forest Department, o- of private owaers. Revenue from peaalties is aegligible. It only accrues from newly colonised parts by enforcing the rules.
 - Q 11-No
- Q 12-Forest revenue realised from the grazing fee falls within the scope of tax, that from the sale of wood, if derived from the locality where the forest is situated, is a tax, otherwise not
- Q 13—In all cases of the Government commercial or semi-commercial undertaking, endeavour should be made to accure the return on the capital outlay mediuling the working expenses, plus something more in the form of a staking fund to extinguish the debt, so that the burden of removing the debt is shared by the future openerstion as well Commercial return or macopoly profit should be deprecated. In all cases where the utility is by the massessmostly poor the element of tax appear.
- O 11—There is an element of taxation in railways, trainways, etc., to the extent it is borne by the poor Circumstances have so changed in India that to earn the very livelihood one has to travel very extensively and the expenses incurred by the masses in that way have the incidence of tax
- O 15.—The charge for the water supplied in the Punjab is adoquate. The net income derived from carals including the non perenaial channels is about 14 per cent on the capital outlay. These canals were started by raising bans for two purposes. (1) to check, festuars and poverty on account of the scarcity of two purposes (1) to check, festuars and poverty on account of the scarcity of two purposes of the scarcity of two purposes. (1) to check, festuars and results been that headed the improvement of the economic conductor because the treatment for the revenue has doubled, trehied, and in many places quadruppled, and the increase contiaues after every outless of the property of th
- I strongly advocate the charge by volume, having utilised it in that form I am convinced that this system of supply will be conductive of great benefits to the Government and the public aike I It must be extended to reach the masses and petty owners. Unfortunately, it is discouraged by the canal department.
- Q 16—When any waste land is brought under cultivation its land reveaus increases after the expiry of the settlement and the Government realises their proper share from the land tax, the bujects in the world. There is an justification to charge betterment tax ener and above the land revenue. Besides, the aumber of big landfords in the Punjab is small, the system of primogen trades not exist. (a) imposition in the shape of betterment tax will press the public hard.

Salyid Mubammad Hutsala gave eral evidence as lellows :--

The President Q-lou are a member of the Punjab Legislative Council?
A-Yes, Sir

Q-You took a prominent part in the debate on water rates in the Council?

- A.—Yes, Sir. I first gave notice to move in the Council a resolution but as there was a likelihood of a compromise, I did not move it. I had a long discussion on this subject with His Excellency the Governor and the result was that he remitted 25 per cent. of the whole enhancement. This was not satisfactory to all of us, and therefore another resolution was moved by Sardar Gurbaksh Singh. I moved an amendment, which was unacceptable to Government, so the original resolution was carried unanimously, that the enhancement was too high, was uncalled for and unneeded.
- Q.—You say that the forest revenue realised from the grazing fee falls within the definition of a tax?
- A.—The fact is that so far as I know in the Punjab there are certain lands in the vicinity of the villages which used to be formerly village lands, but somehow or other they became Government reserve lands and even the villagers are being charged, as distinct from the people who have not got lands in the vicinity.
- Q.—I do not quite understand why you distinguish the people living in close proximity?
- A.—Because the people living in close vicinity to these grazing lands cannot take away their cattle anywhere else.
- Q.—If the cattle came from a distance to the forest reserve, then you do not regard it as a tax?
- A.—What I say is that with the people living in close vicinity, it is heavier. And whatever fee the Government may propose, they will have to pay it.
 - Q .- How can they feed them in any other place without paying for it?
- A.—They can go and ask the big zamindar to let their cattle graze in the private forests. Where there are private grazing areas and Government reserve forests, they will choose between the two, whichever they like.
 - Q.—There is no tax where there is a private forest, is that so?
- A.—Sometimes the private owners charge and sometimes they do not. I have got my own private grazing areas, sometimes I do charge but sometimes I do not charge.
- Q.—Is the fee you charge higher or lower than the Government fee? What is the Government fee now?
- A.—The fees charged by the private owners are always lower. It is different at different places, but it is not exorbitant.
 - Q.—Supposing a man wants to grow fodder crops?
- A.—There is no comparison with that, because it depends upon the rain and the number of cattle that are grazing. If you let loose a number of cattle in the Government forests, they consume it all in a few days, while in our own lands it is our property. I have no experience of those forests which are situated in the hill tracts, but I am only talking about the forest reserves in the plains.
- . Q.—What do they charge in the Government forests, it is only a few annas, is it not?
- 4.—No, Sir. It is a few rupees. It varies according to the animals, lowest on the goat and heaviest on the buffalo. I think the goats are prohibited during some season also. I am talking only about Government reserves. Before the introduction of the canals the whole revenue of a district was from what is called firani. The lambardar used to collect it. Now the Government sells it by auction. Anybody might take the contract and then he could charge according to the prescribed rates.
 - Q.—Is there no limitation as to the number of cattle?
- A.—There is no such limitation. Before the introduction of the canal in Montgomery, there used to be only a few hundreds of cattle grazing in thousands of acres, but when the lands became irrigated only a few thousand acres were left for grazing and cattle from all parts come there, and the grass was exhausted in a few days.
 - Q.—Government does not object?
- A.—It was beneficial to the people who took the contract. There was no limitation whatsoever that beyond a certain limit no cattle should graze. Moreover

he would charge for all the cattle which were within the radius of a few miles, which the Government prescribes In that case it was a tax, even though there was no grass, the tax was there Even if a man kept the cattle in his own land, still he was charged The contractors charged hecause they had taken the contract In my own district sometimes there was run and sometimes that the contractors were entitled to charge for all the cattle that were in close proximity

O —Under what Act he was charged?

A -Under the Tirani Act. The main source of income was through the tirani Gradually as the lands came under irrigation, this begin to fall

Q-Is tirani a grazing fee?

A-les Nearly the whole district was a jungle sircar, those situated round the Government waste were hable to trans fee even if they possessed their

Dr Hyder Q-Was it not a fact that trans was a combined charge, grazing fee plus fee for taking out fuel from Government forests?

A -If we require fuel then we will have to pay a fee which is fixed at Re 0.40 per load or Re 080 or something like that Whenever we required fuel we had to take a permit from the tahsil by paying a prescribed fee,

even for the gobar of the cow The President Q-Could you buy it from anybody else without paying for 1t?

A -It was thought valueless, even for that people have to pay

O -Could you get your load of fuel from any private person for a cheaper

A -Ti ere s no question of being or not being cheap, whenever we required it we had to take a permit, and then give cooly hire, etc.

Q-Was it a price for the article which was bought from the department or a tay'

1 -I would consider it a tax If there were zamindars, they aid not charge I --- Would consider it via a trief were raminates, here the considering the first time hen the whole district was a jurgle. The proprietor of the areas would naver charge from the tenator from anybody else, but the Government were charges it. When Government charges and the other proprietors do not charge, there is the differentiation

U-In the old days it did not matter, but now when there is a very large onulation, you have got to have some restriction?

.1 -There is no question now I am talking of the old days when landed proprietors did not charge, but still Government did charge

Q-In the present day, if Government did not charge, the whole thing would te swept away?

A -Now Government cannot levy anything. As soon as the lands were hrought under irrigation, it has automatically ceased. All those shrubs are at the disposal of the owners, and the lands have been let out.

Dr Hyder Q—Nou say in answer to question 13, that in all cases of Government commercial undertakings, endeavour should be made to secure a return on the capital outlay including the work pg expenses plus something more in the form of a sinking find etc. I want to ask you whether you would like the Government to secure a bare return on the capital outlay or a commercial return or a monopoly profit. In which case will the element of tax appear?

1 -I have already said that m all cases where the utility is for the masses who are mostly poor, the element of tax appears

Q-How'

4 - I would like to tell you, but the only thing I am acquainted with is 4—i would like to tell you, but the only thing a am acquainted with a big band projects of our country Capital speat upon them is a loan, Gov enment raises a big loan and all the increment that accrues from the sale proceeds or from the water is credited to the loan account. Over and above that Government gets a very heavy, at least decent, moons from the land revenue. What I think the Government should charge is the interest which R 2 the Government has to pay on their capital plus working expenses and something in the form of a sinking fund so that in due course the burden of debt may be extinguished. Beyond that it is very hard. In our province the percentage is very high.

- Q.—Suppose a company subscribed capital and introduced a canal into your district, don't you think it would be a just and equitable charge if the proprietors of the lauds and the company divided in some proportion the extra profit which is due to the application of water to the lauds which produced nothing whatsoever previously?
- A.—The extra produce is already shared by the Government. There are jungle lands in my own district and province. As soon as the lands were irrigated, the land revenue varying from Rs. 2 to Rs. 8 per acre according to the development of the canal was coming to the Government. The same is the case in Lyallpur. Government is charging something between Rs. 6 and Rs. 8.
- Dr. Paranjpye. Q.—May I point out that Government did not get any income where the owners of the lands also did not get income?
- A.—No. Sir. 80 per cent. of the holdings or even more than that was Government waste. Government either auctioned it or gave it to peasant proprietors and they got land revenue there.
- Q.—Formerly these people were not making any profit, as there was no water?
- A.—Certainly they made, because there were wells. In some places they derived a good deal of profit.
- Q.—Suppose a man used to get only Rs. 10 per acre due to the application of wells, but now he gets Rs. 50 due to the canal water, do you think that this extra 40 rupees should be pocketed by this man?
 - A .- It is not pocketed by this man.
- Q.—What I say is, assuming that some people had wells and so on, the man got R:. 10 as income from his land, but now after the canals were built, the man began to get Rs. 50, do you think this Rs. 40 that is produced without any exertion of that man should be left free. Don't you think that Government is entitled to get a reasonable share out of this?
 - A .- Government does take something out of this.
- Q.—I should say that Government is entitled to take the whole lot. I am assuming 40 rupees net profit after allowing a margin for labour, supervision, etc., and for other out-of-pocket expenses?
- A.—I don't think so. There are clear facts. Take the case of half a square holder. There are not many big landed proprietors here. The petty landed proprietor who tills his own lands, take his case. More than 80 per cent of the holdings are less than half a square. In such cases he has to put in tabour, he is working on it with his wife and children. He has got 3 or 4 hullocks and they die very often, in that case he has to purchase new ones. He has to work day and night. After working like this, the result is, that he has to pay out of his income the water rate and the other extortions. Whatever is left, after paying the water rate, out of that the Government takes its share in the form of land revenue which the Government can take up to half net assets. This is the same in the case of the smallest holder, also with the big land-owner. Thus nothing is left for him even for bare existence. Any cooly who works half as much time gets more. On the other hand if you see the income of a poor cultivator, it is nothing when compared with a cooly. The Government does not make any difference between the small holder and the big holder.
- Q.—Would not this land fetch the same income if it was rented by open competition?
- A.—It might be. But what will the poor cultivator do? There is no other industry in the province to which he can resort. Agriculture is the main-stay of the whole province. What will he do? He is bound to work there to get his bare subsistence out of that.
- Q.—Suppose he takes service in the Army and he lets out that land and makes a profit of Rs. 50 when formerly he could have made only Rs. 10?

4—I tell you, Sir, that there are few people from these parts who go to take review in the Army They belong to certain specific places like Rawalpindi, etc, where irrigation is not introduced. Even if people in these parts have any lands, they very seldom get anything out of their lands. People who go to the Military service pay their land revenue out of their earnings from the service. But in the irrigated areas, people devote their time entirely to agriculture, that is the only industry and manistay for their living. There is no industry, as in England, on which people can depend for their living. Agriculture is the only thing. Moreover poverty is considerable.

Q-Don't you think that if the man does not cultivate, even then it would

fetch him some rent?

A -Yes, only for those who have plenty of lands

Q -Supposing there is a piece of land, has it not got a rental value?

A —In the case of those who have some profession, it has got an economic alone, hecuse he cannot go away on any ho has to depend upon this profession alone, hecuse he cannot go away on a property of the profession of the profess

Q-On what principle should the water rates he hased?

 $Dr\ H\eta der\ Q$ —I put it to you, that if there was a private company they would surely recover more?

A-If there was a private company we would not give any land revenue at all

Q-You give land revenue because the State is the part owner?

A-No I do not helieve in that theory Landrevenne is a tax pure and simple and it is the heaviest tax, because it takes half not assets from the income of the man and in many cases more than that

Q-More than half the net assets?

d—They proceed upon the assumption that if the man were to let his land, he will be able to realise so much income. Actually here there are very few holders who realise rents.

Q.—How much do you think a man whose land is worth Rs 15,000 has to pay in the shape of land revenue to Government?
A.—Piere is no flack value of lands here. It varies in different level-time.

A —There is no fixed value of lands here. It varies in different localities and in different places

Q-I dare say there are some squares which are worth Rs 30 000 or so

1 —The highest prices that come in are on account of the bid. I want to any that the amount realised is due to their selling by anct be, because those people who are debarred by the Land Alenahum Act also come in and hid.

Q -Suppose a man has saved Rs 15,000 from his Army pay and huys a piece of land, how much land revenue he has to pay to the Government?

4 -- It depends upon the sort of land that he would hay

The President Q-Would land sell at Rs. 500 an acre?

i -I cannot give you an off hand answer

Q -You were talking about these anction sales, can you tell us what prices they fetch:

d.—They vary from Rs 100 to Rs 500 an acre but there is no general principle in this Some men wanted to buy some particular land or they had a manua for a particular plot and were prepared to pay anything for those lands.

- Q.—What is the land-revenue charged per acre, irrigated?
- A.—Usually they charge Rs. 2 per acre at the beginning. After five years they increase to another Rs. 2 and so on till it has now gone to Rs. 8 in some villages in Lyallpur.
- Q.—The auction is for undeveloped land, is it not? Suppose a manbought 30 acres for Rs. 15,000. He pays only Rs. 60 as revenue but the price is Rs. 500 per acre, is it not?
 - A.-I do not think so.
- Q.—Suppose a man bought lands for Rs. 15,000 and paid Rs. 60 as land' revenue, your statement that the land revenue paid in the Punjab is high will not stand. I will just read the figures obtainable in other countries. Taking the system of tax in Australia, if a man has landed property in Victoria, combined tax for the State as well as Commonwealth is 120, in New South Wales it is 144, in South Australia it is 110. in Western Australia it is 150 roughly, in Queensland combined tax is 187. Do you still think the tax is very high in the Punjab?
- A.—I shall give the actual figures so far as I know. I got 160 irrigated acres of land for Rs. 19,000. The land revenue that is realised on that will be Rs. 2-8-0 per acre, pure land revenue, now the settlement is going on, it might become more. But even under the present calculation of Rs. 2-8-0, pure land revenue comes to about Rs. 350. You will have to add the local rate of 12 pies per rupee, say about Rs. 29, add to it water rates which are uniform throughout the canal area. The water rate might be Rs. 5. What does it come to? Even here I am talking only about irrigated proprietory lands. This comes to roughly Rs. 1,000. This is what we surrender to Government at this stage.
 - Dr. Hyder. Q .- How much will you make out of it?
- A.—I can lease it only for about Rs. 800 or so. It is a net profit to me. He will have to pay Rs. 1,000 to Government and Rs. 800 to me. Thus you will see Government takes more than myself.
 - Q .- How many squares?
 - A.—It is 160 acres, about six squares.
 - Q.—Is it not really good?
 - A .- Well, Sir, I am talking of Gujranwala district.
- Q.—I am talking of Montgomery district, where I am told they are ableto get Rs. 1,000 per square.
- A.—A thousand rupees is a very rare rent. It is the maximum income which very few people get who have excellent lands and where water is very good. You can count such people on your fingers. I have not seen anywhere else people realising a thousand rupees. These places, where a thousand rupees is realised, are excellent: they are situated in close proximity to the markets with all the facilities of irrigation, and very few fortunate people can get lands like that. Even in the Montgomery district, there are two kinds of lands, one is very good and other which is very inferior. You have to take into consideration all these things. There are very few squares which bring Rs. 1,000.
- Q.—People tell me that many of their lands bring Rs. 1,000 even though they spend a very idle life.
- A.—I know people in a village called $\frac{\text{Chok No. 201}}{2L}$ who get this income. But there are other military grantees who do not get even their rental of 300 rupees per square in other places.
 - The President. Q .- Is this land not fully developed?
- A.—It has been fully developed; rather it is now reaching the stage of deterioration which is the necessary concomitant of waterlogging. Everywhere waterlogging keeps pace with irrigation.
 - Q .- Has it not been leased before?
- A.—It has not been leased in terms of money value. They used to get a third part of the produce. Last year I got less than Rs. 900. I spent a large amount of money on litigation also which went on for three years. It

was land situated close to my land and there was the right of pre-emption. I only tell you that you should not make my hard and fast rule. I know some are getting a thousand rupees a square. But you have to take into account the are ground a thousand rupers a square not getting even Rs 200 or 300. As a result of the protests of these people the Government had deputed an officer to find out their grewances and to mutigate them

Hider Q-Are not lands in your district changing hands at from DrHs 10,000 to 30 000

A -In the same district I can give you cases where they went at Rs 50 an acre Even now the Government is going to sell by tender some of the inferior lands and it cannot realise more than Rs 50 per acre

Q-In the Sutley valley scheme the provision made is Rs 400 per acre?

A -Rs 400 in the irrigated tract and Rs 100 in other tracts. I own land in the Sutley valley

O -Are not the people investing their money in land?

A -The real fact is that the people are putting more money into land hecause there is no other industry in the province

Dr Paranipue Q -Why do you put more money in the land?

A -Be suse we know only agriculture and nothing else

O -There are Government securities

A—Our religion prohibits us from charging interest. Muhammadans do not charge interest. Therefore, the only way is to invest in land. In the first place they have no money to invest and if at all they have it, this is the only industry where they can invest. For my part I do not know where to invest my money it I have any.

The President Q-You are prohibited by religion from huying Govern ment securities?

A -We won t charge interest

Q —But you can invest money in commercial concerns

A—There are very few Muhammadans who have got any money As a class they are very poor They have no spare money to invest either in land or in Government securities. Many of them go out and join the military or some other appointment

Q-What about the Attock Oil Company?

d -I do not know anything about it. I am not much interested in t

Dr Hyder Q-As a Mnhammadan, are you prohibited from investing your money in the shares of the Attock Oil Company?

1~No, but why should I tavest money in a place which I do not know myself! I know about it only this It is a purely commercial concern selling testrol here at a rate higher than that at which it is sold in England and we are making roads, etc., for those people That is all I know of

Q-If the agriculturists are so poor, how is it that they afford to go about in motor cars

1—You are thinking of a few Tudanas or some money lenders who can be counted on the fingers' ends, who own 10 or 12 thousand acres of land. They can no daubt afford to run in motor cars. But the majority of the population of my movince—more than 80 per cent of the people—have holdings of less than half an acre. The only meome they get is by having a pair of bullocks and by doing some coely work. A military grantee may have one square but the whole family has to depend on that one square. The only industry I know of is having a pair of hullocks and playing a gadda or cart. I do not see how under these circumstances they can have any large amount of money.

Q-In Q 15 we have given five alternatives for charging water rates. Which

of them do you adopt?

A -Whatever the charges may be, they must be sufficient as I have already stated, to meet the interest charges and the working expenses plus the sinking fund and not more than that, because there is already a very heavy land

revenue which accrues to the Government simply on account of the irrigation of those lands. But for the irrigation, the big land revenue would never have accrued to the Government at all.

- Q.—But for the introduction of the canal water, the people would have got nothing out of the land; so that don't you think that the Government is entitled to a share of the increased prosperity?
- A.—Do not say 'nothing'. They used to get something; but they used to die of famine. People were dying in thousands in those days whenever the rain failed. The introduction of the canals has saved the life of the people, given them some industry to work and it has also given revenue to the Government. If you take into consideration all the canals in the Punjab—productive and unproductive—they are paying 14 per cent. upon the capital outlay after deducting the expenditure. And if you separate the productive from the unproductive, the canals that have been recently introduced, for instance, the Lower Bari Doab Caual of my district, pay more than 40 per cent. on the capital outlay. Could you expect anything more than that? And with all this they have enhanced the land revenue.

The President. Q.—Would you have a much lower return on the Lower Bari Doab Canal because it is productive and higher in the other cases?

- A.—I say that they are bringing in so much revenue. The rate of interest is now much higher and the new canals may be paying a little less. But some of the canals are paying not less than 40 per cent. We are paying such high rates here whereas in the Bombay Presidency they are not paying more than 2 per cent. There is a book, 'Agricultural progress in Western India', written by the Director of Agriculture of the Bombay Presidency, where he says that the Bombay Government should not expect anything more than 2 per cent, upon the capital outlay.
 - Q.—Do you know what the water rates are there?
 - A.—I do not know.
 - Q.—What would you say about a water rate at Rs. 40 per acre?
 - A.—It is very high.
 - Q.—That is the rate in Bombay.
 - A.—I do not know that.
- Q.—May we just clear up what your views are about the water rates? You say that each canal should pay interest on the capital cost plus maintenance plus sinking fund and no more?
- A.—I would not differentiate it among the different canals. I would have the whole thing worked out as one and then distribute the rates equitably on the different canals according to the conditions of the province. The oldest canals have paid off all the money invested and unless you take all the canals as a whole you cannot charge anything on the old canals.
- Dr. Hyder. Q .- Would you apply that principle to a man who built a house and who has recovered the capital cost? Do you think that he should let the house free of rent?
 - A.—No, that is quite different.

The President. Q.—Poes it mean that there should be a continual decline in the water rates?

- A.—No.
- Q .- As fast as you pay to the sinking fund, your interest declines.
- A .- There is the land revenue which the Government is taking. I am talking of the abiana. It ought to have to come down to that extent. Instead of that it is increasing every day.
 - Q.—You would continually reduce it?
- A.—I would reduce or increase it according to circumstances. If in certain parts of the land, there is waterlogging and nothing can be got there, the Government must decrease the rates there.
 - Q.—That is another principle altogether.

- A —In determining the ahuma you have to take into consideration all these circumstances together. But taking only one factor into consideration the Government should not take more than 14 per cent, and also increase the land
- Q-You would not limit yourself to the interest on capital cost, plus main tenance plus sinking fund? You take other factors also into consideration?
- A—Yes But those are the main factors. Another thing is this previously abiana was upon the cropped area, but now it is on the whole area sown
- Q-But is not the present arrangement really a feature of the better developed system where the supply is guaranteed?
- d—No The reason why the old system was abolished is that there was a great complaint that the subordinate staff of the Canal Department were charging a good deal on Abaraba, favouring only those who paid them, with the result that the abiana is now on the sown area and not on the harvested area. Another thing is, water logging is increasing side by side with irrigation. You will find that there are a good many lands in which the yield is decreasing Efflorescence comes on the surface or some other thing happens and the crop is injured. A third thing is, the canal department is extending siringation and giving much less water than before So really the zamindar gamhies upon the rain water. If it raises he gels good crops, if it does not rain, most of the crop is destroyed. I do not see why the Government should not introduce the volumetric system throughout the province. If that had, been done, a considerable saving would have been effected to the Government sa well as to the public and a lot of inconvenience to the public would have been extended Unfortunitely this system has been extended only to the hig landholders. I strongly nigo that the benefits of this volumetric system should be extended to fill the petry proprietors.
 - Q-You would extend it to each individual holding?
 - A-Yes It is not difficult. The system can be extended to every body Of course there was some trouble in the beginning but there is no trouble now
 - Q-Would that not be putting the zamindars into the hands of the patwars much more than before?
- A -- No The rate will be charged according to the quantity of water
- Q—But who is going to distribute the water? It will be the ordinary revenue patwari. Would be not make money out of it?
- 1—If he is dislonest, he will make money but at least half of the touble will be over Now there are two persons who make money—the canal patwar and the revenue patwar So if both of them are amulgamated into one, half of the trouble will be over
 - Q-Will not the one patwars now take double the amount?
- A-No, he will not Unfortunately the canal department does not want to extend the system of distributing the water by the panchayats In fact the Pt-njah Act a protision is made that they are empowered to distribute the water themselves There are only a few of them now and it would be better to extend them throughout the province
 - Q-Would not many murders result?
- A—Aiready there are murders and they will not increase, rather I think they will decrease If the revenue department and the Government really wish to halp the public, if they are on the spot to distribute the water, to listed to the complaints and take summary action, I think the murders will have been complainted to the complaints and take summary action, I think the murders will be sufficiently as the complaints of the complaints and take summary action, I think the murders will be remarked to the summary action. There are quarrels there are now distributed among the people in some manner. There are quarrels there are no summary and the summary are summary and the summary action, it is not the summary action. The summary action is the summary action, it is not to the summary action, it i

Written memoranda of witnesses not examined orally.

Written memorandum of Mr. R. L. Bhalla, M.A., Income-tax Officer, Montgomery.

Q. 33 and the following.—The rates of tax should not be increased, but the scheme of graduation should be changed on the English system—allowance being made for personal expenditure and expenses on account of dependents. The scheme should, however, be kept as simple as possible, because on account of a general lack of education it is very difficult to explain to an ordinary tax-payer as to how is he being taxed even under the ordinary law. Indian capital is very shy, and the capitalist is just beginning to invest money in productive enterprises. A differentiation in favour of earned incomes is likely to result in a withdrawal of capital which is highly undesirable. It is true that some proceedings of an inquisitorial nature shall be necessary for making an allowance for the number of persons supported out of a particular income, but the relief that will be obtained by the adeption of such a scheme will outweigh all the troubles due to such enquiries. The pinch of taxation felt by a man supporting a large number of dependents is great indeed, and there is hardly a tax-payer who does not complain of the injustice of the present method. The number of bachelor tax-payers is very small—practically speaking negligible—in India, where marriage depends not on the earning capacity, but the social customs of the people inhabiting the country. According to the social customs in vogue a large number of people are married long before they can earn anything. By the time that a young man begins to make an independent living of some kind, he is already a husband, and in a majority of cases a father. In addition to his wife and children he is often compelled to support his sisters, brothers, mother and father, and sometimes other relatives. Under such circumstances the income "per head" of the family is low indeed, and the burden of a direct tax is felt keenly. A man with an income of Rs. 5,000 and supporting ten dependents, can, under no circumstances, be said to possess the same capacity to pay tax as a man with the same inco

Direct taxation in every form is unpopular. But if every one is to bear the burden according to his capacity, resort must be had to it. Indirect taxation cannot lead to an equity in taxation, especially in cases where revenue is the sole aim of imposing a tax. From the revenue point of view the best commodity to tax is a necessary for which the demand is inelastic. But the consumption of a necessary is about the same among the rich and the poor, and hence everyone will be paying about the same sum. Such a tax will not be in proportion to the income of the tax-payer. The incidence of tax in such a case will be heavier on the poor. Direct taxation must come in to fill up the gap, but this also should be equitable.

Considering the fact that well-nigh every assessee is a married person supporting a number of dependents, the adoption of a scheme of income-tax which is levied after making an allowance for the dependents would lead to a fall in revenue. In order to make up the deficiency, the following taxes could be levied:—

(a) A tax on tobacco.

Of all the taxes that on tobacco is quite suitable. We cannot call it a necessary now can it be called a luxury per se. It is to many what the economists call a conventional necessary—something which is not a necessity but the consumption of which turns into a necessity on account of the habits and sentiments of those who use it. It is suitable for taxation because a diminution, or the discontinuance of its use, will not deprive the consumer of a necessary of life or efficiency, and if the consumer desires, he can get rid of the tax by giving up its consumption. Since the habit of smoking is widespread, and to a certain extent fixed, the demand for tobacco is fairly inclastic and will remain so.

provided the amount of the tax levied is moderate. The imposition of this tax islikely to result in a reduction in the area under tohacco and of the produce From a broad national point of view, the loss incurred in the pleasure of smoking tobacco at comparatively cheaper rates will be much less than the gain to the exchequer resulting in a fairer and more equitable burden of taxation Tobacco is always sown on the hest land, and all of this land on which tohacco is not grown will be used for raising other important crops like wheat, cotton, oil seeds, etc, resulting in placing at the disposal of the consumer larger quantities of necessaries of life and efficiency.

This tax can best be levied on tobacco in the field when it is sown at the rate of so much per acre. Taxation in any other form will necessitate the employment of a costly administrative machinery. In order to make the tax uniform, experiments could be conducted in various areas with regard to the production of tobacco and its cost of cultivation. The prices prevailing in the arca being known, the value of the yield per acre could be found out. On the basis of this yield and value the tax could be levied. The rate of tax per acre, if this method is adopted, will be different in different localities, but the uncidence of taxation (per acre or per limited rupes worth of tobacco produced) shall be the same in order to calculate the rate of tax correctly the yield and value shall be calculated on the hasis of the 'previous year' as defined in the Income Tax Act of 1922, that is, for instance, the rate levied for the assessment of 1924 25 will be calculated on the actual yield and prices of 1923 24. The average yield per acre could be calculated by means of conducting experiments in the various localities and the cost of cultivation, in absence of rehable accounts (as is likely to be the case, at least in the beginning, for most of the farmers and zamindars are undicated people, who cannot read and write and hence do not keep accounts) in the way in which it has been calculated with regard to sugar cane and other crops in my book. Report on an Economic Survey of Barrampur, "Chapter VIII, pages 120 to 129. If a better method could be devised, so much the better and that could be adopted.

The employment of an additional staff in Bengal will certainly be necessary for measuring the area under tobacco, conducting experiments, etc. But the difference in the expenditure on the staff needed under any other scheme and the scheme regarding acreage duty will not be great. In fact taking all India staff that is to be required for the purpose into consideration, there may be some saving if this method is adopted.

Imports from Indian States could be prevented by keeping a watch over such imports, and this work could be entrusted to the present Excise Department in the provinces coupled with the Income tax Department. If control because it will be easier to do so in the case of tobacco. A bottle of wine can he put into a pocket and opium work several hundreds of rupees can be put into an equal space. Tobacco, in any form, occupying the same space will not be worth much, and hence the desire or attempt to smuggle tohacco in small quantities will he much less than is the case with, say, opium or wine Smuggling in large quantities could easily be detected.

Tobacco is grown by raising seedlings (paint) in small beds, and then sowing in the fields. When ready the plants are cut and buried under ground for curing After a week or so it is taken out and the leaf is separated from the plant. It is ready for use Generally speaking, it is dreed, heaten into dost, mixed with gur or molasses and smoked in the huklar. As regards the imposition of an acreage duty to ensure the bringing of the leaf into bond (Q 128), unless a watch is kept over every field or arrangements are made for knowing the amount of tobacco raised in every field why should the farmer hring the whole tobacco raised in his field to the warchouse for obtaining a receipt on the production of which he is to obtain a refund of the acreage duty that he has paid? How could the warchouse authorities or in fact any other person know whether all the tobacco has or has not been brought in? The employment, of the necessary staff for the detection of frauds will mean a heavy expenditure to the State for the detection of frauds will mean a heavy expenditure to the State for the detection of frauds will mean the any expenditure to the State for the mean facture of the state of the state of the public that the tax would be the most unopopular.

and troublesome among all. Smuggling, and the use of unauthorised tobacco, will be carried on, on an unprecedented scale and the Government will be helpless.

To tax the tobacco used for cigars and cigarettes alone will be to reduce the consumption of tobacco in these forms. People will begin to have a greater resort to hukka. The income from this source will not be very high and it will prove detrimental to the growth of the industry. According to what has been proposed above, all that will be needed to keep the industry in its present condition will be to increase the duty on imports correspondingly. Question No. 136 does not arise.

Tobacco is the poor man's luxury and, in many cases, a conventional necessity. Being not a necessary of life its taxation is not objectionable, but it will be highly undesirable to tax it so as to prohibit its free use by the poor or place many restrictions in their way to raise it. Accordingly Government monopoly is undesirable, and it will be preferable to permit the free cultivation of tobacco to all who will raise it on an area taxable at Rs. 20 or more. To impose or collect a tax of, say Rs. 2 will be troublesome, wasteful and expensive. Interference with curing is undesirable, because the present process is very simple and inexpensive. The cultivator should not be allowed to grow any tobacco free of tax for domestic use (Question No. 129). It will be very tempting to exceed the limit, and hence will need the employment of means and staff to watch it. Again, why should a cultivator escape a tax for enjoying a luxury which another man working in a mill, say, must pay before he can do so. Equity demands that both of them should be placed in the same boat.

(b) Inheritance Tax.

Qs. 137 to 145.—Dutics on inheritance should be levied which should vary with the degree of relationship of those who inherit the property to the testator and the size of the estate left. The tax should be administered by the Central Government and the rates should be the same throughout India. Small estates worth about Rs. 5,000 or less should be exempt. In the case of the joint family the tax should be levied on the share of the deceased, but the rates applied should be lower than otherwise.

(c) Taxation of Agricultural incomes.

Q. 96 and the following.—According to the income-tax law agricultural incomes are exempt from tax. At the same time well-nigh every agricultural income is subject to land revenue. It will be futile to discuss as to whether land revenue is a rent or a tax. Whatever it is, it is a burden in one form or another, and the legislature itself appears to have admitted the fact by exempting agricultural income from income-tax. Taking all into consideration its making is rather iniquitous. The small landowner pays the tax at the same rate as does the bigger one, and the man with an income of less than Rs. 2,000, exempt from paying income-tax, has to pay land revenue merely because his source of income is land. It is sometimes justified by saying that while land is a permanent source of income, trade and business are not. If crops fail, income from land fails, but land (the source of income) generally speaking remains, but when a person suffers from a heavy loss in trade, he often finds himself not only without an income but also without its source—the income and the capital are both lost. Whatever the strength of this argument, it must be admitted that small agricultural incomes deserve to be relieved of the burden. On the other hand, proper taxation of agricultural incomes does not take place at all, and the higher incomes escape more easily than they ought to. For instance, A owns 500 acres of land and gives his land on lease to B for Rs. 5,000, who receives rent in his turn and gets the whole cultivated by the farmers, C., D., and E. If A pays the land revenue out of what he gets, B, C, D, and E escape taxation altogether. The income of C, D, and E may not be considerable, but B escapes merely because he is a receiver of rent (as defined by the Income Tax Act). And taking the case of good lands, say, in the Montgomery Colony, into consideration, what actually happens is that B pays the land revenue, C, D, and E work on the land and A escapes taxation altogether. The position is thus then:—

(a) Some incomes (of peasant-proprietors and others) which are very small are taxed.

- (b) Some incomes escape taxation altogether because they happen to come within the definition of agricultural income as defined in the farone Tax Act.
- (c) Bigger agricultural incomes are taxed at an effective rate much lower ty Digger agricultural incomes are taxed as an enecutive rate much lower than similar incomes from trade, profession, etc., and even when a person bas meome from both agriculture and, say, house property, they are separately taxed—the effective rate being lower in either case than when the same income were earned from, say, business and bouse property
- (d) At the best it could be said that the hurden is shared by all A. B. C. D and E., resulting in the under assessment of some and of over assessment others. Perhaps the best solution would he in the abolition of the land revenue altogether and the introduction in nection that is a solution of the land revenue in not so easily solved as it appears as a Foreleving proper income tax we must have accounts otherwise the solution properties which are mere continuation and landlords, is illustrate, as a levide on moones which are mere accounts in any form it will also be impossible for them to fell up the income calculation, which is the reasonable for them to fill up the necome calculation and landlords, is illustrate, always the solution of the area of the commercial classes—who are mostly hierate—a large percentage of the people do not understand how to fill the return, and consequently either they do not file a return, and if they do, in 90 per cent of cases it is wrong Hence, in a majority of agricultural cases, the assessment (till the people became literate) shall have to be based on estimated or guessed innomes only in order to fix the demand on the "previous years" moome or the income of the previous three years, as the case may be, elaborate experiments in every locality shall have to be dised on the demand on the cost of production and the net profits and production in a Deccan village" and Bballs's Report on the Economic Survey of Barampur, Chapfer II, pages 26 to 25, will show) on account of the fragmentation of holdings (d) At the best it could be said that the hurden is shared by all A, B, C, D, in a Decean village" and Bballs's Report on the Economic Survey of Barampur, Chapter II, pages 26 to 29, will show) on account of the fragmentation of holdings the same person often plays the part of a farmer, a landlord getting a part of this land cultivated by others and a tenant at will us and out of the village, the computation of the income of such a person will introduce many complexities. The wbole will prove bothersome to the zamindar, will be very difficult to be controlled and will need an extra staff the total cost of which may be very high. In the complexities are to divide their property of land will add to the difficulty and pegin of view. Some kind of law

on the demise of a person among his children or other representatives, since it is bound up with the social customs and traditions of the country, should not be discouraged directly. This evil in fact can best be remedied by social reform and the Government could and should interfere only indirectly. One of the best ways for the Government to prevent further fractionisation is that in future it should not sell or distribute Government lands newly brought under cultiva-tion. It should give the same on long leases, and if in some cases it is desirable to show some favour, lower rates of land revenue could be imposed

In view of what has been said above, it is clear that the problem of tackling with the land revenue or its substitution by income tax or some tax in any other form is beset with difficulties on all sides. It would be the best for the other form is beset with difficulties on an atten-Government, perhaps, not to interfere with it immediately A committee of Government, perhaps, not to interfere with it immediately A committee of Experiments should coveriments, periaps, not to interest what is immediately a committee or experts should be appointed to investigate into the matter. Experiments should be conducted in specified areas to see as to what will be the actual effect of introducing a tax replacing the land revenue. "An old tax is a good tax and a new tax is a had tax" is a saying which has a special force in a backward country. where the masses are illiterate and most adverse to change. Accordingly, it will not be out of place to say that the sense of the people, the smaller zamındars, should be taken

In the meanwhile, the principles governing the remission of land revenue and the advance of taccars, which are rather very stringent at present, should be made as liberal as possible

Agricultural incomes of, say, more than Rs 2,000 per annum should be made liable to pay income tax—the land revenue already paid being allowed to be deducted out of the total demand fixed for a year.

If the proposal made above (namely of making the incomes above Rs. 2,000 diable to pay income-tax) is accepted and put into force, the difficulty with regard to the permanent settlement in Bengal does not arise. The Bengal zamindar will begin to bear along with the other zamindars all-over India, a fair share of the burden.

The imposition of these taxes will bring in revenue far in excess of the fall due to the adoption of a scheme of income-tax, in which abatement is allowed on account of the maintenance of dependents. The surplus should be utilised for relieving the provinces of the annual contributions that they have to make to the Imperial Exchequer. It is likely that the Central Government will find it possible to give something to the poorer provinces, who, on account of the increase in expenditure due to the introduction of the Reform Scheme, find it difficult to balance their budgets.

Q. 4.—I agree with the criticism of agricultural statistics contained in paragraph 7 of Annexure A.

The estimates relating to the outturn of the more important crops are worthless and unsatisfactory because they are pure guess work. The village patwari reports the crop to be so many annas more or less than the normal—a term which he hardly understands, and which is rather illusory when calculated (as is generally the case) on the basis of the average produce of a "circle" comprising many villages (sometimes several hundred). Generally speaking a patwari is in charge of not more than 3 to 4 villages. It would be much better if he were ordered to keep a note of the actual produce on certain plots of land in each one of the villages, and in place of making a guess that the produce was about so many annas more or less than the normal, he should either report the actual produce or actually calculate on its basis the proportion of the produce to the normal. Rain-gauges should be kept (if that is not already the case) in every police-station and the record of rainfall in each should be noted carefully. In absence of a rain-gauge in every village the rainfall in the police-station could be taken as a fair measure of the rainfall in the villages included in the circle. The adoption of this method will supply a fairly reliable "average" for every village—not immediately but after a few years when the figures are ready. For the first forecast of the crops, the estimates could be based on the rainfall in the area and the "normal produce" (an allowance being made for any special abnormal conditions). Later on, the actual yield could be estimated by multiplying the actual average yield of the plots under observation with the area under crops. If it is felt that that means too much of an increase in the patwari's work, one of the villages may be selected for this purpose, or better, the observations could be made in each of the villages by rotation. It would be sufficient to keep such a record about the important crops only, e.g., wheat, sugarcane, cotton, tobacco, or any other crop which is extensively sown in the village.

The patwari's work will need to be checked. This can be done by the superior revenue officers, and if necessary the help of the staffs of the Agricultural Department and the Co-operative Credit Societies could be taken.

- Q. 31.—Thathameda, the capitation tax, chowkidari and professional taxes all resemble poll-tax. They are unsuitable to this country. A lot of expenditure will be involved in their collection, and the more in meeting the opposition and general protests which they are bound to be followed by, if imposed.
- Q. 35.—Justice demands that there should be a differentiation between earned incomes and incomes received from productive investments. But Indian capital is shy, and it is highly desirable, in the interest of trade and industry, to encourage investment, and hence it would be better, if, for the time being no differentiation were made
- Q. 38.—Exemption of incomes derived from agriculture should be removed altogether if they are made liable to income tax. But if that is not feasible immediately the exemption limit in their case should be made higher, but big agricultural incomes should not be allowed to escape proper taxation. The distinction between the earnings of the actual farmer and others deriving income from land, should be made, if at all, on the same basis as the distinction between earned incomes and income from investments in productive enterprises. In practice, most probably, a distinction will be automatically made, if the income from agricultural source were made exempt from income-tax, but liable to be included

for deciding the rate at which the income is to be taxed (Section 16 of the Income Tax act, 1922). Money lenders and others having incomes from other sources (as is generally the case) will pay something more on account in the chaoge in the rate of tax. If at all, a very small percentage of persons actually farming their lands will be effected.

- Q 52 —Taking the Punjab alone into consideration, most probably the income will remain the same or will increase slightly. For India, as a whole, the estimate made by Slah and Khambata appears to be rather high, the income will certainly rise but not so much
- Q 40—There would be no objection to the lowering of the exemption limit, provided it is actually calculated on the basis in a large number of family hudgets. In England it is higher. It is lower in some Ecoopean countries but the social system prevailing (there is entirely different. In India a person is hurdened with customs relating to birth, marriage and death of relatives to a degree unknown in the other countries.
- Commerce, trade and industry are not as highly developed here as in other countries. The means of investment known to the masses are few. Consequently in spite of the fact that land when held in small areas is not highly paying yet there is a demand for land among the chirting and the high value of land in the consequence of land in the countries of the consequence of land in the countries of the consequence of the consequence of land in the countries of the consequence of land in the consequence of the
 - Q 41—It is e tax on honesty no doubt to the extent to which many people succeed in concealing their moomes. But with the development of the Incometax Department, with the experience that the officers of the department are accumulating and with the intensive and detailed enquiries which are made into well migh every ease, the extent of this blemish is diminishing. Every year cases of fraud are detected and the defrauders punished Perfection is impossible
 - Q 42—What has happened in England is happening in India too Most of the people have begin to keep accounts They are however, especially in the backward tracts, not as good as they ought to be But every community is destelping its system of accounts to hring it up to a fair level of accouracy and certainty in a few years more the accounts will be kept by well migh everyone in a form which will be quite acceptable. It would be much better if everyone were left to follow and complete his naw extem. For instance, well migh all the assessees in the ruril tracts in the Funjah kept no rofay (asis) book). The occasional better in the second of the community of the income tax Department has resulted in the proparation of their accounts of the new form the proparation of their accounts of the continuous and satisfying keep, coupled with a cash book suiting their own requirements and satisfying keep, the propied with a cash to suit to the proper than the proper of the proper of

The prescription of a form of accounts will not entirely prevent frauds. There are cases where men keeping their books on the double entry system have successfully committed frauds.

Q 45—The particulars of income-tax should be kept as confidential as at I rescut. Since time immemorial Indiana have inculated e habit of keeping their assets and incomer confidential. In spite of the law regarding the keeping discrety about the incomes and the tax levied on them, there are many people is taked on credit. It is free suffered from loss, is not assessed to income-tax and the fact is known to the creditors, it would often stand a chance of having a run cut.

Written memorandum of the Spirit Traders and Licensed Victuallers Association of the Punjab, Amritsar.

- O 55 While admitting the correctness of the assertion made yet this As sociation does not agree with same Immoderation of any sort is bad and should be discouraged
- Q 50—This Association is in entire disagreement with this question. Whisky or any other spirit of good quality, i.e., matured is vastly less hard ful even when taken in excess than raw and immature spirit. It should be Government's duty to encourage the consumption of a pure article by decreasing the duty on same and not by increasing it as is suggested. Such graduations would be extremely difficult in application particularly on imported good-
- Q 49-No Excise duty should be levied on yeast same being of vital neces says to the brewer and distiller in this country both of whom pay high rates of taxation to Government on their product. There is no objection to a tax on yeast used for other purposes, but such consumption is understood to be very small.
- Q: ft and c2.—This Association has knowledge of and can consider only the Punjab The Punjab Government have already admitted that a state bordering on prohibition already exists in this province. Such a policy has brought about a state of affairs in which illiest distilling and singiging are the rule rather than the exception. Hinch lugar costs only [4] per bottle to make and its sale Government has admitted is equal to that of licit inquor Prohibition will mean increaved taxation in other directions. In other words the prohibitionsis will have to pay the Exciso duty that should be recovered from the distillers Rhosest men will have to make up the reseme exaded by the law breaker. Hinch distilling is not considered an offence by the public. Government can by a stroke of the pen forfeit the Excise resenue and increase triation in other ways, but this will not decrease the consumption of country liquor which is already rising factured on a wholesale scale.
 - Q 65 Statement I—This Association agrees with this statement but there is a limit to which the price can be raised. The policy of the Punjah Government is said to be the highest possible review with the least possible consumption. This Association agrees with this policy but the word 'consumption' must be read to include both illicit and licit spirits, by excessive taxation consumption is increased and not decreased.

Statement 2 -This Association agrees with this statement and would emphasise the last few words.

Statement 3—Is accepted but the question again arises to where taxation ceases to discourage the use of tax paid goods and where it increases consumption by for-ferny illner sale

Statement 4.—Is agreed to with the same reservation made regarding state ment 3

Statement 5-No reply

- Statement 6—Alcohol is not found to be at the root of every grave social evil Evidence could be brought forward to show that many criminals were teetofalers At the same time the excessive consumption of alcohol should be discouraged in every way
- Q 64—Alcohol must be taxed, and if taxed properly, large revenue cau return When that tax is injudicially increased her. Consumption decresses, its place being taken by the illiest laquer with the result that revenue fails
- Q 65—The duty on country spirits is too high. The duty should be decreased by 50 per cent when a severe hlow would be made at illicit distilling and Government would not loss revenue. A uniform rate of duty should be imposed as far as possible, but conditions in India vary so considerably that a uniform rate is impossible.
- Q 66—This has undoubtedly been the case Government admitted many years ago, that in the year when duty was 1/3rd the present figure, 50

per cent. of the liquor consumed was probably illicit. What the proportion is to-day we would not like to say. Government themselves admit that the situation is quite out of hand. Please see the enclosed extracts from Government reports (Statement A.)

- Q. 67.—This question assumes that all imported liquors are of first class quality. This statement is incorrect. Imported liquor consists of both imitation and real articles. India also produces real whisky, etc., and also imitations. The duty on such liquors should be less than the tariff rate. For the purposes of Excise control it is better that restrictions on locally made foreign spirits should exist.
 - Q. 68.—No, the duty is already too high.
 - Q. 69.—See the reply to question 67.
 - Q. 70.—Tari is not consumed in the Punjab to any great extent.
- Q 73.—The system of disposal of retail liquor licenses is most unsatisfactory. The duty on liquor should be levied by Government, but the present system of auctioning licenses means that the duty is fixed not by Government but by the retailers. The methods by which auctions are held in the Punjab are very unsatisfactory resulting in much discontent among the retailers. In this Association's opinion licenses should be given to retailers of long standing on nominal figures, and the entire duty should be fixed by Government. Licenses should not be auctioned annually, but renewed to the same vendor at a figure to be determined by Government. Should the vendor refuse to carry on his business at this figure, then Government should offer the license elsewhere.
- Q 74.—Government has so decreased the retail licenses in the Punjab that their value has of course increased but not to such an extent as may be thought, at any rate as far as profit to the retailers is concerned. The shops are too few and too far apart for the need of the community and a villager who can make all the liquor he requires in his backyard at a cost of not more than -/4/- a bottle is not going to walk 10 miles to enjoy the privilege of paying Government Rs. 3-8-0 for a similar quality of spirit that because of its comparative purity is not going to intoxicate him as his own doped liquor will do.
 - Q. 92.—Please see reply to question 73.
- Q. 109.—Local taxation is clumsy, inconvenient and costly in collection. It should be reduced to the absolute minimum. The loss being made up by grants from Government the money for which should be raised by a slight increase in possibly Customs duties, Land or Water taxes. As far as the liquor trade goes, local taxation should be abolished, as it interferes with calculations made by Government, who should alone fix the duty payable per gallon.
- Q. 153 and 154.—The Punjab Government have already raised the duty too high and the country side, as far as illicit liquor goes, is to a very great extent uncontrolled. Difficulties would arise in allotting revenue to the province of consumption, and if adopted would be most unfair to many of the existing distilleries of India. Many distilleries would have to close down that were originally licensed by Government to fulfil a definite purpose. Their trade would go to distilleries that were not erected for such purposes, and when times of difficulty arose, such as railway strikes, floods, or other transportation difficulties, to which a country like India is prone, there would immediately be an outcry from retailers as to why Government had closed up a safe and certain avenue of supply that had stood the test of time. In such circumstances a heavy loss of revenue to Government would accrue coupled by claims for compensation from licensees.
- Q. 166.—The methods of distribution at present in force in this Province are suitable to the needs of a province and should not be changed, or the vested interests of the wholesalers jeopardised by handing over of certain tracts to distillers under monopoly.

In conclusion I beg to enclose herewith a copy of a letter addressed by this Association to the Punjab Chamber of Commerce and the Northern India Chamber of Commerce, etc., (Enclosure 1). This letter deals fully with the question of Excise in this province and shows clearly the tremendous amount of revenue that Government has lost during recent years, with the result that they have had to raise loans and in other way increase taxation in order to carry on administration.

LETTER FROM "THE SPIRIT TRADERS AND LICENSED VICTUALIZERS ASSOCIATION" OF THE PUNJAS, AMRITSAR, TO THE SECRETARY, PUNJAS CHAMEER OF COMMERCE DELET, DATED THE 23RD FEBRUARY 1924

I am directed by my Committee to bring to your notice the state of chaos into which the Punjab Government appear to be allowing the Excise Department of this Province to drift. To this end I enclose herewith the following statements

- A A statement of extracts from the Punjab Excise Reports regarding illicit distilling and smuggling in the Punjab for most of the years . 1907.03 to 1922 23
- 1937-40 to 1822-20

 B A statement showing the various duties and vend fees in force for the years 1901 02 to 1923-24 suchasive I would here mention in connection with this statement that Government levies a duty on every gallon of spirits risued from the Punjab distilleries to the retailers—this duty is known as the Still Head Duty A second duty is levied by auctioning the retail shops every year handing them over to the hippest hidder—this duty is officially known as a Venl.Fee The Still Head Duty is a fixed duty and the amount payable per gallon is known at the beginning of every official year Tor duty payable per gallon that is collected in the form of Vend Fees is not known exactly until the end of every official year. Fees a not known exactly until the end of every official year when the actual number of gallons sold by the retailer can be divided mut the lump sum paul by him for his shop. For this reason the Vend Fee payable for the year 1925 24 is shown in this statement

as estimated only as the exact figures are not yet available

- C A statement showing the total duty payable per gallon for certain years together with the average annual consumption per hundred of population. It also shows the number of shops in the Punjab for certain years, and the average number of square miles per shop Kangra district is omitted from this statement as the inbabitants of that district take out home brewing licenses on payment of small annual fees
- D A statement based on the latest census report showing the population of the Punjab together with the number of towns and villages in the Punjab—their average population and the amount of Govern ment spirit consumed per town and village based on the normal consumption of spirits such as took place during the years 1918-19 1919 20° and 1920 21
- E A statement showing the total issues of spirit from the Punjab dis tilleries together with the duty levied per gallon and the total duty realised by Government In the same statement is shown a sug-gested normal issue of spirits together with a suggested adequate duty per gallon The hist two columns of the strement show the total duty that would have been realised by Government had the duty not been so severely increased as it has been, and the last column stows that during the last three years, the result has been that Government has lost approximately one and a quarter crores of Rupees revenue

My Committee have carefully considered much evidence put before them from many Districts of the Panjab and they are unanimously of the opinion that the illust distillation of liquic and snuggling of liquic from Native States are liefly responsible for the decrease of revenue to Government

The territory of the Punjab is severely broken up in miny places by the constence of Native States. These States tax alcohol at about one third the dary levined by the Punjab Government They maintain shops close to the bound of the Constant of the Consta

It is extremely difficult to obtain sale figures from the Excise Departments of the Indian States in the Punjab, as for reasons best known to themselves the sale of sparts in time a unjoy, so any reasons not known in lienneures the sale y keep such figures private From certain facts that have come to the knowledge of my Committee they have however every reason to believe that the sale of sparts in Indan States has not decreased during the last few years as has been the case with the Punjah proper

The habits of the inhabitants of the Native States in the Punjab differ in mo way from those people who inhabit the British portion of the Punjab. The Native States however levy a very reasonable duty on alcohol with the result that the smuggling of liquor into their territory does not exist and illicit distilling exists to a very limited degree. It is only in the British portion of the Punjab that these evils are the order of the day, with the result as shown in Statement F. Government has lost a crore and a quarter rupees revenue.

The opinion of my Committee regarding illicit distillation and smuggling is only too strongly upheld by Government's own admissions in the annual Excise Reports, and a perusal of Statement A., which consists of extracts from the annual Government Reports, will convince you that our arguments have backing.

If the remarks made by Mr Alexander Anderson in the third paragraph, of the extracts from the Punjab Excise Administration Report for the year 1906 07 were true for a year during which the Punjab was very peaceful and when the total duty (Still Head Duty) and (Vend Fees) amounted only to Rs. 6 6-7 par proof gallon, how much more strongly do they apply to-day when the total duty amounts to no less than Rs. 22 per gallon and the country side given over to agitation of various kinds.

Did my Committee think that the inhabitants of the Punjab were giving up drinking alcohol they would feel that they had no right to address you on this subject. There is however no evidence available upon which they can base such an assumption. On the contrary what evidence there is shows that the reverse is the case. There exist in the Punjab some three or four Temperance, Societies whose admitted aim is the prohibition of Government liquor. These Temperance Societies have been hammering away at Government for many years past with the result as shown by Statement C. that the number of shops in the Punjab have been reduced from 1,271 in the year 1902-03 to 525, in the year 1922 23. The result of this tremendous reduction in the number of shops has had the result that in the rural districts of the Punjab there is only one liquor shop for every 543 square miles. This means that people living between two liquor shops have an average of over two hundred miles to travel in order to procure a bottle of Government liquor at Rs. 4 per bottle, when they can make it in their own homes with little risk of detection for four annas a bottle.

Any Excise man will tell you that there exists in the Punjab Excise Act many loopholes through which the illicit distiller when caught is able to defeat the ends of Justice. My Committee would go further and say that it is well night impossible for an illicit distiller to be even caught when he distills his liquor in the private apartments of his house for his own consumption. The possession of the unlicensed distilling apparatus is contrary to the law, but the distilling apparatus of the Punjabi consists of his ordinary cooking vessels. Distilling apparatus exists therefore in the possession of every villager in the Province. And for the material with which to make his dope he has but to use the gur that either is produced from his fields or obtained with ease in the market. The Excise staff of the province is inadequate for its present needs, yet their number was recently cut down by Legislative Council at Lahore. My Committee do not want to run down the Excise staff in any way, they are probably doing their best under trying circumstances, but the fact remains that most of the cases caught are the result of some friction between illicit distillers or enmity due to unknown causes resulting in information being given to Excise Staff of the existence of illicit distilling in a certain place. I am directed to mention the above to show you how easy illicit distilling is, how little the risk of detection and how enormous the profits.

I now come to the chief object of this letter, and that is to point out to you the tremendous amount of revenue that Government is losing on Excise. The Government's policy is supposed to be a temperate one, and those trading in liquor have no quarrel with such a policy having no desire to make money out of people lying in the streets in an intoxicated state. My Association has however a strong objection to Government's apparent departure from its temperate policy by the way it is encouraging people to make liquor in their own homes. As representing the trade my Committee strongly object to their trade leing taken away from them in this manner, and I am to state clearly that it is with the object of getting the trade restored into its rightful channel that this letter is addressed to you.

The point that I am instructed to put before you is that Government has to raise revenus somewhere and if it is going to lose a crors and a quarter of rupers by pandering to the prohibitionists and encouraging people to make their own liquor then it is by taxing other industries and businesses that Government has got to raise money and you now have the explanation as to why the Income tax his leen so greatly increased and taxes of other kinds imposed on the Community.

My Assonat in has brought these matters very forcibly tefore Government, with the result that a very small reduction in the sale price of Indian Spirits will be introduced from the 1st April next. The reduction is not enough how ever and Government must contains for another year to lose revenue

Tue Punjab has now a Local Option Bill, which gives to local bodies the gover to reduce further the number of Government liquor shops, a power which it is believed the c local bodies will use to the utmost

Netroe of a Resolution has just been given in the Legislative Assembly for the prohibition of the import, preparation and sale of all alcoholic drinks in India America with the aid of her fleet is unable to stop liquor from getting into her territor. India has an extensive and entirely improtected coast, and at any rate as far as the Punjah goes is even now riddled with illusti distilling and smuggling. The utter unworkableness of euch a scheme must be appearent to you

The Punjub Lean has got to be repaid in nine years time and instead of the Excise Department paying for this loan, Government will have to ask other industries to fin' the interest and capital Had this tremendous loss not occurred on Excise the Punjab Loan would hardly bave been necessary

is an instance of the eleverness and audacity of those sho contravene the Evcise Laws, I would mention that Excisable goods to the value of Rs 50,000 were rol hed from the Government godowns in Amitisar a few inghts ago. The theft was not even discovered until the therees themselves wrote in to the Polic and asked them what they were going to do about t

You can assist in righting these matters and reducing the taxation on the industries and luminesses that your Association represents by doing something to stop Government from encouraging the illicit distiller by putting on liquor at that it cannot bear and at the same time reducing the Excise staff.

Icu can do this either by causing questions to be asked in the Council or by addressing Government in other ways. If this Association can be of any assistance to you in any way, you have only to write to me and everything possible will be done to help you

The habits of the inhabitants of the Nativo States in the Punjab differ in mo way from those people who inhabit the British portion of the Punjab. The Native States Lowever levy a very reasonable duty on alcohol with the result that the samnggling of liquor into their territory does not exist and illicit distilling exists to a very limited degree. It is only in the British portion of the Punjab that these ovils are the order of the day, with the result as shown in Statement F. Government has lost a erore and a quarter rupees revenue.

The opinion of my Committee regarding illicit distillation and smuggling is only too strongly upheld by Government's own admissions in the annual Excise Reports, and a perusal of Statement A., which consists of extracts from the annual Government Reports, will convince you that our arguments have backing.

If the remarks made by Mr Aloxander Anderson in the third paragraph of the extracts from the Punjab Exciso Administration Report for the year 1906-07 were true for a year during which the Punjab was very peaceful and when the total duty (Still Head Duty) and (Vend Fees) amounted only to Its. 6-6-7 par proof gallon, how much more strongly do they apply to-day when the total duty amounts to no less than Rs. 22 per gallon and the country side given over to agitation of various kinds.

Did my Committee think that the inhabitants of the Punjab were giving up drinking alcohol they would feel that they had no right to address you on this subject. There is however no evidence available upon which they can base such an assumption. On the contrary what evidence there is shows that the reverse is the case. There exist in the Punjab some three or four Temperance. Societies whose admitted aim is the prohibition of Government liquor. These Temperance Societies have been hammering away at Government for many years past with the result as shown by Statement C. that the number of shops in the Punjab have been reduced from 1,271 in the year 1902-03 to 525, in the year 1922-23. The result of this tremendous reduction in the number of shops has had the result that in the rural districts of the Punjab there is only one liquor shop for every 543 square miles. This means that people living between two liquor shops have an average of over two hundred miles to travel in order to procure a bottle of Government liquor at Rs. 4 per bottle, when they can make it in their own homes with little risk of detection for four annas a bottle.

Any Excise man will tell you that there exists in the Punjab Excise Act many loopholes through which the illicit distiller when caught is able to defeat the ends of Justice. My Committee would go further and say that it is well night impossible for an illicit distiller to be even caught when he distills his liquor in the private apartments of his house for his own consumption. The possession of the unlicensed distilling apparatus is contrary to the law, but the distilling apparatus of the Punjabi consists of his ordinary cooking vessels. Distilling apparatus exists therefore in the possession of every villager in the Province. And for the material with which to make his dope he has but to use the gur that either is produced from his fields or obtained with ease in the market. The Excise staff of the province is inadequate for its present needs, yet their number was recently cut down by Legislative Council at Lahore. My Committee do not want to run down the Excise staff in any way, they are probably doing their best under trying circumstances, but the fact remains that most of the cases caught are the result of some friction between illicit distillers or enuity due to unknown causes resulting in information being given to Excise Staff of the existence of illicit distilling in a certain place. I am directed to mention the above to show you how easy illicit distilling is, how little the risk of detection and how enormous the profits.

I now come to the chief object of this letter, and that is to point out to you the tremendous amount of revenue that Government is losing on Excise. The Government's policy is supposed to be a temperate one, and those trading in liquor have no quarrel with such a policy having no desire to make money out of people lying in the streets in an intoxicated state. My Association has however a strong objection to Government's apparent departure from its temperate policy by the way it is encouraging people to make liquor in their own homes. As representing the trade my Committee strongly object to their trade being taken away from them in this manner, and I am to state clearly that it is with the object of getting the trade restored into its 1. I channel that this letter is addressed to you.

Year 1908 09

Total Duty Rs 799

and lastly the increase in illicit distillation of which the present report P Govt's endst cives evidence

They prove conclusively that among the Jais of the Central Punjah de P Gorts endst fiance of the Exuse Law is widespread. The detected cases though exceedingly Page 2, para 12 numerous furnish an imperfect indication of the extent to which the producing of 19 cit aprils is prevalent. It is in the same tract that there has been such

an increase in serious crime

Chatomers being thus unable to get satisfactory liquor at a reasonable price Page 10, para are driven to make their own liquor by the process of illust distillation which \hat{b}^{27} on this province is so very easy to carry out and is faurly safe from detection

Ut der the rew rules in the ordinary anchoned shops 1/6 gallon of 60 Page 12, para degree spirit sells at from Re 1/ to Rs 1/4 and of 80 degree spirit at from Rs 1 4 to Rs 1/8 If a man is melmed to drink his liquir liet he will not grumlle at getting his rupees worth at 60 degrees instead of 75 degrees of proof or at paying a few annas more for an increase in strength But the abandonment of the system will not affect at all the man who has made up his mund that with lint 75 degrees liquor at Re 1/ per reputed quart it is better to undertake the simple process of making his own liquor and risk the small chance he runs of punishment. smal' chance he runs of punishment

And many complaints against shops are merely pretexts for getting rid of Page 13, para them with a view to increasing the consumption of illicit liquor. In spite of 35 complaints shop must be maintained as they are and local option in rural tracts is impossible till the people change their draiking customs and their attribute towards illicit distillation

atainstics of detected cases give no real idea of the extent of 1 licit. Fig. distill ton The Deputy Commissioner of Gurdapur is of opinion that in the neighbourhood of Batala every Jat sikh family has an illicit still. Two Lahore villages were recently raised II cases were sent by for trial from 1 village and 5 from the other. In Amritsa; last January before the Lohn festival the Darogha submitted a list of 20 suspected villages. Raisk were organized and civined out on the 9th January 1999 and 14 cases of illicit distillation were detected. The Deputy Commissioner of Hoshiarpore thinks illicit will eviat in many villages. In Lyallpur an Excise Officer on special duty collected inform tota which pointed to the existence of the illicit distillation in at least 109 villages of the district. Illicit distillation has now heen intro duced into Shr. pur by Sish colonists. statistics of detected cases give no real idea of the extent of i licit Page 10, para duced into Shrapur by Sikh colonists

In villages where good relations inter se exist among the inhabitants, the Page 19, para detection of a case of illicit distillation is almost an impossibility

Lear 1909 10

Total Duty Rs 6130

Though hoth Executive and Police Officers have been alert to detect the P Govts endst, various offences which the Excise Acts tend to create, it is feared that smug Page 1 para 8 gling and illicit distillation continue

The abolition of the fixed fee system in the four central districts will call F Ca note for increased vigilance in the suppression of illicit distillation. The difficulties Page 1, para 2 are very great and it is necessary to commince men of local influence that it privs to be on our side in this matter. I trust no attempt will be made in the near future to further push up the price of hquor

The number of persons arrested for illicit distillation was only 119 of whom Page 10, para 87 were convicted. These figures are lower than any in the last three years 47 But it is doubtful whether there has been any real decrease in this offen a

lear 1910 11

Total Duty Rs 7119

Illicit distillation, the illicit importation of cocaine and the smuggling of P Gorts ends opium still continue

I' is generally believed that illicit distillation shows no s gns of decreasing Page 15, para. At the enhancement in duty is contemplated by Government, notwithstanding Pace 18, pan. the fact that a rise in prices must always he a templation to illicit distillation of If the duty is chanced we must look to further efforts on the part of the Excise staff and the Police to combat illiest traffic

STATEMENT A.

Extracts from the Punjab Excise Administration Reports regarding Illicit
Distilling and Smuggling in the Punjab.

Year 1902-03.

Total Duty Rs. 6/7/6.

Page 1, para, 2. Special enquiries are now in progress as regards the prevalence of illicit distillation.

Page 1, para. 2. The weak points just now are the prevalence of illieit distillation. F. C's. note.

Reports for the years 1903-04, 1904-05, 1905-06 are not available.

Year 1906-07.

Total Duty Rs. 6-6-7.

P. Govt's endst: The Lieutenant-Governor observes, however, that one result of the experiPage 1, para. 3.

ment has been to disclose the existence of illicit distillation in these districts
on a much larger scale than was originally supposed to exist, and it would
seem that the bulk of the increased revenue derived from Excise in the area
referred to represents what would have accrued to Government had it been
possible to deal with illicit distillation on adequate lines in the past.

Page 1, para. 3. The reduction by one half of the price of spirits in the rural tracts of four districts in which illicit distillation was rampant has led there to a great increase of licit consumption.

Page 2, para. 6.
F. C's. note.

The question of Excise Administration in the Punjab must be greatly influenced by the fact of the extraordinary prevalence of illicit distillation in the districts in which any large number of the people is in the habit of drinking spirit. A special enquiry was made in three or four of these districts a few years ago by the Revenue Assistants, and the results were very startling. The late Mr. Alexander Anderson, the Commissioner of Lahore, gave it as his opinion that half the liquor drunk in Lahore, Sialkote and Amritsar paid no duty, and the same or worse might probably have been said of Ferozepore, Ludhiana and Jullindur. Mr. Hallifax thinks that the reduction of the price of spirits by one half in the rural tracts of Amritsar, Jullundur, Ferozepore and Ludhiana has greatly restricted illicit production. This is probably true, but it is not likely that distillation for home use will entirely cease, for even now the article sold in the shops is six times as dear as that made in the potstills.

Page 7, para. 23. "It is a pregrant fact that there was a good sugar cane crop this year and this probably has facilitated illicit distillation, causing a fall in the sales by the authorized shops. The decrease must be put down to an increase in the manufacture of illicit liquor." The Commissioner agrees that this must be so. In my inspection of the Lyallpur district the high incidence of vend-fees upon the quantity of liquor sold, forced itself upon my notice, and a special enquiry is being made by my Personal Assistant into the circumstances of this district. There can be little doubt that illicit distillation both for private consumption and for sale is very prevalent there.

Page 8, para. 23. In Sialkot a case was detected in which two constables were found to be in collusion with a vender of illicit liquor. In Jhang and Gujranwala and Jhelum, as well as in the Sirsa Tehsil and Bhadlada tract of the Hissar district, it is admitted that illicit distillation is rife. In my opinion its full extent is no where properly appreciated. The amount of liquor which is illicitly distilled and drunk renders it impossible for Government to give effect to the principle that the maximum of revenue should be raised from the minimum consumption.

Page 10, para. In a Gujranwala Village which was notorious for illicit distillation, 29.

Year 1907-08.

Total Duty Rs. 6-10 10.

Page 5, para. 18. In Lahore the number of shops was reduced from 95 to 70 and in Gujran-wala from 66 to 50.

Year 1908 09

Total Duty Rs 799

and lastly the increase in illicit distillation of which the present report P Goyt's endst gives evidence

They prove conclusively that among the Jats of the Central Punjah de P Gort's endat fiance of the Excise Law is widespread The detected cases though exceedingly Press, para 12 numerous furnish an imperfect indication of the extent to which the production of 11 cit sympth is previous It is in the same tract that there has been such

an increase in serious crime,

Cu-tomers being thus unable to get satisfactory liquor at a reasonable price Page 10, para are driven to make their own hignor by the process of illient distillation which ²⁷ in this province is so very easy to carry out and is fairly safe from detection

Under the rew rules in the ordinary auctioned shops 1/6 gallon of 60 Fage 12, para degree spirit sells at from Re 1/ to Rs 1/4 and of 80 degree spirit at from Rs 1 4 to Rs 1/8 If a man is nuched to drank his higher lich he will not grumble at getting his rupee's worth at 60 degrees anstead of 75 degrees of proof or at paying a few appearance from a manufacture of the state of the gramms at gening ms tupees worth at ou segrees insiend of it objects by proof or at paying a few sinas more for an increase in strength But the abandonment or the system will not affect at all the man who has made up his mind that with hert 75 degrees higher at Re 1/ per reputed quart it is better to undertake the simple process of making his own liquor and risk the smal chance he runs of punishment.

And many complaints against shops are merely pretexts for getting rid of Page 13, para them with a view to increasing the consumption of illust linuor. In spite of 35 complaints shops must be maintained as they are, and local option in tural tracts is impossible till the people change their drinking customs and their attitude towards illust distillation.

duced into Shapur by Sikh colonists

statistics of detected cases give no real idea of the extent of illicit Page 19, para statistics of detected cases give no real idea of the extent of illicit. In distribution Tre Deputy Commissioner of Gurdaspar is of opinion that in the neighbourhood. If Batala 'every Jat sikh family has an illicit still.' Two Lahore villages were recently raided, it cases were sent up for trial from I village and 5 from the other in American last January before the Lohn restrive the Darogha summittee a list of 20 suspected villages Raids were tillation were detected. The Deputy Commission of the Cases of library tillation were detected. The Deputy Commission of Confession with a light control of the control of th thation were uneversal the support of the stress officer on special duly collected inform ton which pointed to the existence of the illicit distillation at least 100 villages of the district fliet distillation has now been intro

In villages where good relations inter se exist among the inhabitants the Page 10, para detection of a case of illicit distillation is almost an impossibility

Year 1909 19

Total Duty Rs 6130

Though both Executive and Police Officers have been alert to detect the P Gort's endst various offences which the Excise Acis tend to create it is feared that smug Page 1, para 8 gling and illicit distillation continue

The abolition of the fixed fee system in the four central districts will call F Co note for increased vigilance in the suppression of illicit distillation. The difficulties Page 1, page 2 are very great and it is necessary to convince men of local influence that it pivs to be on our side in this matter. I trust no attempt will be made in the near future to further push up the price of liquor

The number of persons arrested for illicit distillation was only 119 of whom Page 10, para 87 were convicted These figures are lower than any in the last three years 47 But it is doubtful whether there has been any real decrease in this offen a

Year 1910 11

Total Duty Rs 7119

likert distillation, the illicit importation of cocaine and the smugghing of P Gort's endst.

Page 2, para 4 opium still continue

I' is generally helieved that illicit distillation shows no s gns of decreasing Page 15, para An enhancement in duty is contemplated by Government, notwithstanding Page 18, para the fret that a rise in prices must always be a temptation to illient distillation of if the duty is enhanced we must look to further efforts on the nurt of the Excise staff and the Police to comhat illicit traffic

f

Year 1911-12.

Total Duty Rs. 8-5-10.

P. Govt's. endst. Page 1, para. 1.

A number of Inspectors and Sub-Inspectors have been specially trained in distillery work, and the Excise Staff as a whole appears to be working well, though, as observed below, it has not yet/succeeded in checking illicit distilla-

P. Govt's. endst. Page 1, para. 2.

... Moreover, with one exception, all the districts where drunkenness is said to be most prevalent show a decrease in the consumption of liquor. On the other hand the continued prevalence of illicit distillation and smuggling from Native States suggest a doubt which forbid any positive conclusion.

P. Govt's, endst. Page 1, para. 3.

With a view to checking the consumption of Country spirit the Lieutenant-Governor asked the Financial Commissioner last year to consider whether the still head duty could not be raised without stimulating illicit distillation to an undesirable extent. It is disappointing to find that this evil still continues unchecked in the central districts of the Punjab, notwithstanding the reorganization of the preventive establishment.

P. Govt's. endst. Page 1, para. 3.

Whether an immediate increase in the duty is considered feasible or not, His Honour thinks that the time has come for an energetic and organised campaign against illicit distillation in those districts in which the evil is most widely prevalent.

Page 7, para. 20.

Unfortunately, as the Commissioners of Jullundur and Lahore divisions point out, it is too soon to congratulate the province on any decrease in the drinking habit. There is, it is feared, only too much reason to suppose that large quantities of liquor are smuggled in from Matter States to Ferozepure, especially from the Nabha State, and that the illicit distillation continues and the state of abated in districts such as Gurdaspur and Amritsar where cane is easily

Page 14, para.

.....there is unfortunately only too much reason to believe that illicit distillation continues unchecked in the districts of the Central Punjab. As the Deputy Commissioner of Gurdaspur remarks the people look upon illicit distillation as a legitimate business and cannot see why Government interferes with them in converting their sugarcane into liquor for their own use.

Page 14, para.

..... In Amritsar it is reported that "illicit distillation continues on a very large scale in spite of every effort to check it. It would be no exaggeration to say that there is a still working in almost every Jat Sikh village." Lambardars generally are said to connive at illicit stills. There is ment on in one report of the murder of an informer. Another informer's son was stabbed. The property of another was destroyed by arson. In view of the failure up to the present to suppress this evil the Deputy Commissioners of the districts in which it is most prevalent are averse to any further enhancement of the duty on licit liquor. The Financial Commissioner agrees that the time has not yet come for such enhancement. time has not yet come for such enhancement.

Year 1912-13.

Total Duty Rs. 8-13-4.

P. Govt's. endst. The fees for the vend of country spirit have now risen to 44 per cent. of Page 1, para. 1. the total revenue and this high figure constitutes a strong reason for raising the duty. But no move can be made in this direction until the administration is in a stronger position to cope with illicit distillation.

Page 11, para.

It is satisfactory to note a considerable increase in the number of arrests and convictions for illicit distillation, especially in Ferozepore, Sialkot, Montgomery and Lyallpur. Efforts to deal with this offence in Lahore were not less successful than last year, but there has been a falling off in Amritsar.

Page 11, para.

The usual apathy on the part of the public and even of zaildars and lambardars was observed. Vigorous action was taken in Ferozepore and Lyallpar against Lambardars who were themselves involved in or failed to give assistance in the detection of illicit distillation. But the good work of Police Excise officials and the assistance received from the public and local notables is too often rendered nugatory by the extraordinary leniency of the courts both original and appellate.

Page 12, para.

The Deputy Commissioners of Ferozepore, Lyallpur, Hoshiarpur, Gurdaspur and Amritsar do not attempt to minimize the extent to which illicit distillation is rife.

In this year's Ferozepore report it is mentioned that the house of an inform Pige 12, para or was burnt down the ddy after a raid on the accused's premises, and in the same ³² dust burnt an Evoise Inspecton was roughly hundled while conducting a raid in a Jat village where some 200 hottles of Nabha liquor were said to be concealed

A striking feature of illicit distillation as described in the district reports for this year is the number of cases in which the illicit liquor was offered for sale. Smuggling of liquor from neighbouring Native States is a common offence in Ferozepore and Ludhiana, most of the spirit being brought from the Nabha territory, where, it is suspected, not only heensees but private individuals are making large illicit profits

Year 1913 14

Total Duty Rs 921

The Deputy Commissioner of American is of opinion that there is not a rage?, gars 19, liquor shop which the neighbours would not like to have removed from the rage?, gars 19, liquor shop which the neighbours would not like to have removed from the vicinity, and in this opinion, so far as it concerns the American villages, the Commissioner agrees MF Majnards own experience, after a tong in the American district comprise this impression. It is a mistake, however, to suppose that the objection to the shop recessarily composes an objection to the drink.

In some cases the objection to a shop in this district of illicit distillation may not be altogether unconnected with the fact that a heensee is a permanent check to such practice. This fact the Deputy Commissioner seems to recognise by his practice of locating shops n villages where illicit distillation is suspected

If we are to cope with illect distillation on the scale on which it exists in Page 11, pan; American district we must be prepared to give rewards on a lavish "cale We 30 have the whole country side against us and we cannot expect a man to incur the odumn of his neighbours for nothing

As far as the case growing districts of the Central Punjab are concerned page 11, pan illustration must it is feared, be considered as very common. The Deputy 81 Commissioner of American says that it is still very rife

In Gurdaspur and Hoshiarpur it is said to exist in almost every Jat village In Sialkot it is reported as rife in certain villages and the Deputy Commissioner of Lyalipur thinks that more illiest than liest liquor is consumed

Year 1914 15

Total Duty Rs 9153

In paragraphs 32 34 of the report the Financial Commissioner discusses the p Gott's note, progress during the cold weather of the campaign against the illicit distillation I 1972, pars & and smuggling of liquor conducted by Mr. Aemball Superintendent of Police, who was placed on special duty for the purpose. This campaign was a distinct success both as regards its tangible results in the capture of illicit stills and the detection of illicit possession, and also on account of the information and experience acquired during the operations. If there are any temperance agitators or others who still regard illicit distillation in Sir Michael Fenton's words, as an official book, the detection of no less thru 99 illicit stills in the course of a campaign, the active part of which only lasted 3 months and was confined to five districts, should consume even those sceptics that the evil is a serious one. It is even more significant that two thirds of the 182 raids undertiken by the special establishment were on villages not inherite on the Eroes Departments black list of suspected villages. The Lieutlemant Governor fully agrees with the Figurinary Commissioner that these special preventive measures are necessary, and it has been arranged that they shall be continued daring the ensuing cold

The emugging of country liquor from Indian States and especially from Nabla presents almost as serious a problem as that of illicit distillation

An important conclusion, which is justified by the facts, brought to light ju Fage 10, fars the report of the officer who conducted this campaign against illiest distillation 22 is that we have in the past considerable understanded the volume of illnest

this offence is even more wide spread than was supposed 34 Page 11, para

Year 1915-16.

Total Duty Rs. 11-0-6.

Page 8, para. 31. There can be lattle doubt that we have at present only touched the fringe of the illicit distillation that goes on. To deal completely with a class of offence so easy of committal and so little condemned by public opinion is naturally no easy matter.

Year 1916-17.

Total Duty Rs. 10-5-9.

Page 7, para. 19. The existence of illicit distillation sometimes makes it difficult to close or move shops against which there is popular complaint.

Year 1917-18

Total Duty Rs. 10-3-6.

Page 2, para. 3. The report shows the increasing influence of local bodies on Excise policy and the aid derived from their co-operation. It also illustrates the difficulties that would arise from local option in places (and they are not few in the central districts) where local opinion favours illicit distillation and cheap liquor supplies.

Year 1918-19.

Total Duty Rs. 10-14-4.

Page 1, para. 2. The Lieutenant-Governor agrees with the Financial Commissioner that in a Province with an area of nearly 400,000 acres under sugar-cane the total prohibition of liquor would only mean replacement of licit by illicit drinking, and that the policy already pursued is the best, namely the combination of the maximum of taxation with the minimum of consumption, subject only to the consideration that the price of country spirit must not be raised to such a figure as to encourage illicit distillation and importation.

Year 1919-20.

Total Duty Rs. 11-6-9.

age 3, para. 4. The number of persons convicted for illicit distillation rose

Page 23, para. 39a.

The accidental arrest of two men on the Rohtak Railway Station led to the detection of illicit distillation on a very large scale. These two men when arrested were found to be in possession of 13 bottles of illicitly distilled liquor. The men stated that they could point out the house from where the liquor was brought. This led to the arrest of 9 other men with nearly 10 maunds of lahan and $8\frac{1}{2}$ seers of illicit liquor.

Page 25, para. 39a.

In Amritsar two persons were arrested working a complete still in the heart of the city.

Page 25, para. 39 (a), (h).

Two working stills and five complete stills (not in working order) and large quantities of lahan and illicit spirit were seized in Gurdaspur. Illicit distillation is still rife.

Year 1920-21.

Total Duty Rs. 14-14-3.

Page 3, para. 4. Offences connected with liquor furnished as usual the largest number of criminals, 256 men were arrested for illicit distillation and 148 for illicit possession of country spirit.

Page 29, para. 31. Illicit distillation in the Punjab is an art which has behind it the support of tradition and is neither contemned nor reprobated by public opinion. It is easy, it is lucrative and it has the lure of adventure. The Punjabi has not spent his millions on litigation in vain. He has learnt enough about the law to know that it affords loopholes of escape for the illicit distiller, who can defy it by distilling it in open fields and taking to his heels on the first sign of

antrusion It is, in fact, a matter for some surprise that Excise officials should antrusion it is, in fact, a matter for some surprise that Excise officials should still be able here and there to eath actual cases of working stills such as those briefly described in paragraph 32 of this report. The Deputy Commissioner, Aarnal, after dealing with the question of constant reduction of the number of country liquor shops, remarks. "The consequence of this reduction has been the springing up of illicit stills in many villages, an offence that was previously practically unknown to the district 16 working stills being found in the year under report)." Such arrests, however, will soon be a thing of the past both through the unwillingness of the masses to help and the warmers of the offen ders. The Deputy Commissioner of Hissar remarks.

'Illicit distillation owing to the reduction of country spirit shops and to the very high retail prices in the district is on the increase "

The Commissioner, Ambala (Diwan Tek Chand), has commented on this in the following words -

"The situation is rather serious and deserves careful watching Country houor is selling at Hissar at Rs 6 a bottle which is a very high price

Other districts are equally emphatic about the increased danger of illicit Other instruct, are equally emphasic associated inserted danger of minds skillation if the sources of heir supply are moduly curtailed. It is a practical quest on and not one of sentiment. Even in the year under report 225 persons were convincted of illucth distillation, 19 of illuct sales of injunor and 148 of illucth possession of country liquor, but these figures by no means represent all that was attempted they only indicate a portion of what was detected

What is wanted in Mr. Fagan thinks, a discerning and at the same time a first treatment of the Inquot problem or problems with full recognizion of the possibility that some remedies may be worse than the disease. That a public opinion which, it is held, desires a drastic restriction of consumption should at the same time look with no disapproval on illust distilling is a fundamental inconsistency which the extreme temperance reformer must face

Lear 1921 22

Total Duty Rs 17 13 6

The cry that Government is 'making money out of drink' is not peculiar p Gort a satt, to the Punjab or to Indias But it is regretable that the anti higher movement Page 1, year 2, which has been so prominent in the Punjab, during the past year, has been political rather than social in character. Its objects have been not to check consumption of liquor generally on social and industrial grounds but to curtial was rar as possible the Government Excise revenue, by a boycott of the high liquor from which that revenue is very largely derived. The temperance campaign was therefore conducted not by means of lectures demonstrating the evils of drink but by demonstrations against and attacks upon those who took any part in the trade in licit liquor.

The large decreases in receipts throughout the Province under almost every Page , para, S. herd of Excise are due to the following causes -

(1) Decreased consumption, (11) an increased amount of illicit distillation and smuggling

There is clear evidence that the decrease is only in consumption of heit Page 9, para, 11 spirit and that smuggling from Indian States and illicit distillation on a large scale have been resorted to by the people to satisfy their cravings for alcoholic stimulant with a cheaper and more potent liquor

Year 1922 23

Total Duty Rs 21 11 9

The amount of licit liquor consumed in the year 1922 23 is now little more p Gort s note Pagel, para 1 than one third of the amount consumed in the year 1919 20

This great reduction in the consumption in the heat alcohol would be a P Gort's not subject for pure congratulation were it not for the fact that there is reason to Page I, para I. suspect that part of the defect is made up by an increase in illicit distillation and a consequent increase in the amount of illicit liquor consumed

The reports of all the districts in the central and eastern parts of the Province Page 4, para 6 bear testimony to the increase in illicit distillation and this testimony is supported by the fact that there has been a great increase in the number of convictions

although even yet the number of convictions bears a very small proportion to the whole amount of illicit distillation that has been carried on throughout the Province.

Page 6, para. 9.

The process of reducing the number of retail licenses for country spirit was continued and there are now only 525 country liquor shops in the whole of the Province. These shops are in the proportion of 7 to every 100,000 of the urban population and 2 to every 100,000 of the rural population. This proportion is less than that of any other of the major provinces of India. It is probable that we have gone too far in the direction of reducing the number of shops.

Page 6, para, 11.

The high price of country spirit, both plain and spiced, has undoubtedly given an impetus to illicit distillation throughout those areas where illicit distillation was common in past years. It has also stimulated the activities of smugglers from Indian States. Most of these States enjoy a concession under which travellers from the States into the Punjab are allowed to take with them country spirit not exceeding one quart bottle in quantity. This concession is being abused on a very large scale. Even if a man keeps within the law he can make a large profit by going to and fro from an adjacent State and bringing with him one bottle at a time. In Ambala city, for example, there was a constant stream of men returning from the Patiala territory by train, each bringing with him a bottle of country spirit bought in the State. In Simla district a State shop opened within 50 yards of the British territory contrary to an agreement which had previously been reached between the Punjab Government and the State concerned did a roaring trade in the sale of country spirit to people from the Simla District. The extent to which this trade of export from the State shops to the Punjab has reached may be judged from the fact that one shop in the adjacent State which used to be sold for Rs. 28,000 two years ago is now sold for Rs. 1,20,000. The difference should have accured to the Punjab Government instead of the State, because it represents entirely the profits derived from exporting spirits from the State into the Punjab.

Page 7, para, 11.

The high price of liquor has also encouraged illicit distillation on a commercial scale. It is reported that in the Ferozepore district the Mahtams derive large profits by the sale of the illicitly distilled country spirit. They are said to have a regular system of guerds, and as they earry on their operations in thick jungles on islands in the river Sutlej, it is almost impossible to get at them.

, para, 12.

There have been since the close of the year under report signs of a remarkable-increase in the supply of issues in bond to Indian States. It is believed by some people that much of this spirit finds its way back into the Punjab by means of smugglers.

Page 10, para 18. There has been a slight increase in the number of convictions for drunkenness.

STATEMENT B.

List showing the Still Head Daty and Pent fees per proof gallon in force during the following years .--

	Year.		-		Duty.	Vend fee	Total.
•				-j-	Its. a. P.	Ro A. F.	Re A. P
1901-02					3 11 6	265	6 111
1902-03				.]	400	276	6 7 6
1903-01							
1901 05					400	276	6 7 6
1905 06					400	205	6 0 5
1906-07				-1	133	234	6 6 7
1007-08					4 3 4	276	6 10 10
1908-09					4 2 8	3 6 11	799
1909-10				.[4 15 5	1 13 7	6 13 0
1910-11					500	2119	7 11 9
1911-12					5 0 0	3 5 10	8 5 10
1912-13				-	500	3 13 4	8 13 1
1913-14				.\	500	431	921
1914-15		:			5 0 0	4 15 3	9 15 3
1915 16		÷,		-	6 4 0	4 12 6	11 0 6
1916-17				-	6 4 0	4 1 9	10 5 9
1917-18				١.	6 4 0	3 15 6	10 3 €
1918 19				- 1	6 4 0	4 10 4	10 14 4
1919-20					6 4 0	529	11 6 9
1920 21					780	7 6 3	14 14 3
1921 22					10 10 0	736	17 13 6
1922-23					14 1 0	7 10 9	21 11 9
1923-24	•	•	•		14 1 0	8 0 0 (est) 22 1 0 (est)

S'tatement e.

			1	-							
1	Year,			_H #	Totals of plain and spiecd Spirits issued from Punjab Distilleries to the Punjab N. W. F. P. and Delhi.	Total duty levied per L. P. Gallon.	Total duty realised.	Suggested normal issue.	Suggested f.A dequate Duty per L. P. Gall.	Duty ralisable.	Loss to Government.
•						Rs. A. P.	ßa.		RB.	Rs.	
1902-03	•		•	•	:	9 2 9	:	ř	:	•	;
1918-19	•	-	•	•	575,438,6	10 14 0	:	•	•	:	:
1919-20	•	•	:	•	636,382,8	11 7 0	:	:	•	:	•
15:05:01	•	•		•	602,362,9	14 14 3	83,43,703	600,000	.15	90,09,000	Very little difference,
1921-22	•	•	•		. 913'246	17 13 6	58,68,144	600,000	15	000,00,00	Rs. 31,31,856
1922-23	•	•	•	•	2,623,300	91119	46,52,651	600,000	• 35	90,00,00	., 43,47,349
1953-04	•	•	•		180,000	22 1 0	39,60,000	000,000	15	90.00.000	
	*				(based on 9 months figures 31,926,57).				• .		
			•		,		,	Loss of 1	Loss of revenue in three years	y cars	Rs. 1,25,19,205

Written memorandum of Rao Sahib Ghiman Lal Khurana, Vakil, Bannu.

of 39—I do not agree to the assessing of agricultural income to income tax and whatever may be the amount estimated therefrom The vaxt population of India is essentially agricultural and rural, the population of towns and cities is about 10 per cent of the total population of India agriculture proper supports about 10 per cent of the people (besides the cultivaxors the villages contain many artisans, menials etc., who also get their support from finda produce) in a country where agriculture is the predominant occupation and field produce naturally furnishes the mainstay of taxation at present according to statistics it forms about 50 per cent of the revenue The recurring famines and the economic distress show the inequity of increasing the burden of rent for the cultivators and the various videspread long chain of rent receivers and rent has big rent receivers and the actual cultivators who squeeze the cultivators out of the position of land holders. No doubt this point to some evitent justifies the necessity of our seeking the taxable surplus in the long array of intermediary dependents on the land rather than from the small holders whose economic position has deteriorated during these recent years. But this may take the form of Death duties upon estates probates etc. But to tax directly the income derived from land would be burdening very much and unnecessarily that section of linds (from which the army is enlisted and labour is derived).

Some have recommended a way towards the more equitable adjustment of taxing the land produce in the following manner —

- (a) Assessing the income derived from land by persons who do not directly work on the soil
- (b) Fixing the revenue on agricultural profits of a representative economic holding
- (c) Exempting the uneconomic holding from any land tax

But the airs of a weage economic holding would so vary in different provinces and the general problem would be so complicated to be worked out that the labour spent thereon and the discontent which will result therefrom would not be wo th the amount which might be ultimately realized and added to the general financial capital of the country

- Q 51—kes I do accept the proposition described in this question Salt yields and can yield sufficient fax without really affecting in an appreciable manner the pockets of the masses. The actual amount which individuals have by pay per head on account of salt tax if the tax be remitted will be so small or gain to the persons concerned as would not make any appreciable difference to the gains secured by the persons concerned. No doubt salt is actual nece sty of life and if the Government can derive the amount required for its admin tration from other sources one would prefer to leave the actual necessities untaxed but considering the following points I thus kt is but fair to tax (this commodity—
 - (a) Those who use sait do derive benefit from the stability and existence of a civilized Government equally with their other brethren who are taxed for languages also
 - (b) Salt tax is in existence since ancient times
 - (c) In other countries also this commodity is taxed
 - (d) Last but not the least, as already stated, the amount gained by the individuals by the remission of this tay is so insignificant that it cannot be considered a hardship or a real substantial pinching of the pockets of the poor (as the extremist agistators name it).
- Q 63-I quite agree, there is no other tax which will be less oppressive on poor general classes than the salt tax Moreover the tax on salt can be collected with much more facility and leaves no margin of any person getting exempted in any way Other grounds have been given in detail in answer to question 51

- Q. 58.—Rates of tax in India are no doubt lower than those imposed in most of the other countries but considering the general poor standard of income and living of Indians the resentment of the people to further taxation is quite reasonable and natural. They do certainly need Government protection and help for devising means to raise their general economic condition and capacity of production but these are points which may not be touched in answering this question and at this stage.
- Q. 87.—I would at present suggest addition of the following taxes out of Annexure K-Advertisements, Auction Sales, Betting, Club Subscriptions, Entertainments, Motor Cars, Luxurics and Tourists.

The above items are generally the result of Western civilization and following the mode of living obtained in those countries and as such they who enjoy the advantages should pay the taxes on the system in vogue in those civilized countries.

- Q. &S.—No doubt Stamp Duties are means of collecting taxes upon transactions (voluntary and involuntary). On account of recent amendments of the Stamp Act the matter has been sufficiently threshed out in the Legislative Assembly and Local Councils. At present they need no revision one way or the other as the effects of recent amendments must be seen for some time in order to form an opinion.
- Q. 89.—Bantham's views about interdicting taxes on Judicial proceedings are quite in accord with those of the ancient Hindu and Muhammadan Law Givers and Commentators' views and opinions. But the times have since changed and the mode of Government is now a days quite dissimilar to the ancient mode of Government. On one side, while Indians accept Western civilized form of Self-Government, stable, strong and representative, capable of standing on its own feet and able to compete with the Western countries in every way; then they must on the other side pay for the maintenance of that system of the Government of those countries (judicial administration being only a part of that). My opinion therefore is that litigation, which in other words means Judicial Administration should be taxed in such a way as to afford free justice to the real needy, and become a tax on those who indulge in litigation for the sake of litigation only. In other words I would not content myself to collections of Stamps, etc., only to such an extent as to provide the Government with funds to meet the cost of Judiciary, etc., but I would recommend that it should be done in such a way as to be a real substantial tax which might help to relieve less litigiously inclined and calm loving people some relaxation in the burden of taxes. Under the existing rules the real needy and deserving classes of litigants are already exempt and sufficiently safeguarded from Stamp duty by the exercise of discretion vested in the Local Governments in exempting from court-fees, petitions and applications in certain proceedings.
- Q. 90.—To a great extent I do agree with Hobson's statement that Stamp duties on decds of disposal or transfer of property are in restraint of traffe but the amount levied on stamps on such transfers and disposal of properties is such as it has not a real check on transfers or disposal of property and which may come to the limit of restraint of trade. Taxes so realized are spent for the protection of the people and for the upkeep of the Government. The people enjoying trade or ownership of property cannot do so unless they have got a stable and a strong Government to support, safeguard and enforce their rights to property. Therefore for this very reason alone they must contribute without grudge or murmur towards the funds.

Written memorandum of Khan Sahib PIR ASADULLAH SHAH, Extra Assistant Commissioner and Excise Officer, Bannu.

- Q 23 -I agree with the statement entirely
- Q 61-I do not anticipate the introduction of the policy of total prohibition
- O 62 -See auswer to question No 61
- Q 69—All the statements referred to in the question are acceptable except as far assithey concern the use of tobacco, which is not a luxury in this country
- Q 64—As a measure of taxation, the policy followed in this province is quite feasible
- Q 65—Most probably the lower rates of duty are fixed in areas notorious for illicit distillation. In introducing a uniform rate of duty it will be necessary to take effective precations against illicit distillation.
- Q 66—As illicit distillation is not known in this district I am not in a position to answer this question
- Q 67 —From the excuse point of view it does not seem desirable that locally made imitations of imported liquors should be taxed at tariff rates and given the same fisedom from restrictions on transport as is given to foreign liquors.
- Q 65 -I am in favour of imposition of supplementary duties on foreign liquors by Local Governments
- Q 69 --Credit for the amount of duty realized on foteign liquors (imported or really manufactured) should be given to the importing province
 - O 70 -As turn is not grown in this district, this question cannot be answered
- Q 71—I am not in favour of variety of rates of duty on charas and bhang as it offers an inducement for smuggling where duty is fixed at higher rates I would therefore suggest a uniform rate of duty
- Q 72 -- From the point of view of taxation, as at present in force, the system of wholesale supply of intoxicating liquors and hemp drugs is not satisfactor.
- Q 73 —From the point of view of taxation, the system of disposal of licenses for the retail vend is satisfactory
- Q 74—It is not necessary that everywhere the reduction in the number of licenses for the retail vend of hours should result in increase of value of remaining licenses. Such a reduction may result in increase of value in certain cases but where there is only a nominal or no competition at all such increases cannot be expected.
 - Q 75 $-\Lambda s$ far as external smuggling is concerned, such a step does not appear to be desirable
 - Q 76—The system of employing salaried persons for the retail sale and distribution of opium is not in force in this district. But from my own view of the system I can say that its introduction will have no good effect on the revenue
 - Q 77 —Further steps *o check smuggling are necessary and these steps should be taken by the Government of India

11th February 1925.

Nagpur.

PRESENT:

Sir Charles Todhunter, K.C.S.I., I.C.S., President.

Sir Bijay Chand Mahtab, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraja Bahadur of Burdwan.

Sir Percy Thompson, K.B.E., C.B.

Dr. R. P. PARANJEYE.

Dr. L. K. Hyder, M.L.A.

Mr. J. F. DYER, I.C.S., Settlement Commissioner and Inspector-General of Registration, Central Provinces and Berar, was examined.

Written memorandum of Mr. Dyer.

I confine my evidence to three main points :-- ,

- (1) Statistics available for the purpose of an estimation of the wealth of the country.
- (2) Land revenue assessment.
- (3) Registration fees.

I deal exclusively with the Central Provinces and Berar, which are the only parts of India with which I have an intimate enough acquaintance to give an opinion of any value. Under each head I make my statement in a consecutive form in preference to giving specific answers to specific questions in the questionnaire. I gather from the prefatory note to the questionnaire that the Committee prefer this method. I have endeavoured to make my statement as short as possible.

- 2. My personal views are stated in letter No. 354/XIV, dated the 19th October 1921 from the Revenue Secretary to the Central Provinces Government to the Secretary to the Government of India, Revenue and Agriculture Department, of which I attach a copy. I draw particular attention to paragraph 5 of that letter. My impression is that the further one is away from the source of the statistics, the more ready one is to quote and use them as if they were reliable. I notice, however, among Deputy Commissioners a marked tendency to treat agricultural statistics more seriously than in the past in the sense of their taking a personal interest in their correctness instead of regarding them as a purely routine matter in which the opinion of the Superintendent of Land Records can be blindly accepted. There is also a steady improvement in the quality of the subordinate land record staff which collected the statistics in the first instance. In this province therefore we should gradually attain greater accuracy.

II .- LAND REVENUE ASSESSMENT

- 3 Most of my general mass on the land revenue assessments in this province are contained in Chapters XI, XIII, VVI and XVII of my Nagpur Settlement Report, and with four and a half years experience as Revenue Secretary and over two years as Settlement Commissioner, during which times I have had to deal, both in field and in office, with many settlements at different stages, I find little to modify in my opinions of oright years ago, except that increased prices have, aggravated the cuils of the present practice which I mention in the Settlement Report
- 4 I define a tax as a payment unposed by the State to meet the expenses of Government and a rent as a payment, either annual or cantainsel, for the use of a commodity, which may or may not go to the State If the commodity is fand, the less rent the State takes, the more goes, in one form or another; not the pockets of middlemen to the detriment of the actual cuttivator. In this province what we call land revenue is in practice an inclusite tax, because in each district it remains unchanged for 20 or 30 years irrespective of the increase in economic rent which occurs owing to rise in prices and the development of the country, but in nature it is an ever decreasing fraction of the economic rent of land. The lowness of the land revenues cannot be gainsaid by anybody who is acquainted with the facts. The attached extract from my last Season and Crop Report shows that it absorbs a much smaller proportion of the value of the produce than most advocates of mederation would urge Sounder proofs of vecesive moderation are—
 - (1) The existence of high premia, locally called nazarana
 - (2) The high sale prices obtained for land which can be freely transferred (3) The existence of high sub-rents
- that tach a copy of a report* on the resettlement of the Malkapur and Khamgaon taluks prepared by the Settlement Officer of the Buldana distinct in Berar Appendix G (Statement of sales and leases) speaks for itself Smilar figures could be given for almost every part of the province, the multiples of assessment varying according to the state of development of the tract, but evelywhere, except in a few backward portions, very high I to appear to the province, the control of the province of the tract, but evelywhere, except in a few backward portions, very high I to appear to the province of the tract, but evelywhere, except in a few backward portions, very high I to appear to the province of the tract, but evelywhere, except in a few backward portions, very high I to appear to the province of the tract, but evelywhere, except in a few backward portions, very high I to appear to the province of the full sale tract of the politics and not take the province of the full land revenue Berar is a rayatwart tract where in theory the cultivators should deal directly with the State, but the statistics of the Settlement Officer, Buldahaa, show that the main cultivating castes pay far more to private persons for the annual use of land than they pay annually to the State Further, the low pitch of the land revenue compels the energetic cultivator to spend far too much of his resources on purchasing land and leaves him without enough to put into the land when purchased. The money for purchasing land as frequently borrowed at high rates of interest, often from the landlord and the interest is therefore disgussed rent A further evil of the present rates of assessment is that there can be no efficient system of the present rates of assessment is that there can be no efficient system of the present rates of assessment is that there can be no efficient system of the present rates of the Central Provinces Tenancy Act when the landlord, but this provinces it to a large extent illusory, as any rents are often paid in cash at the beginn
- 6 I would deprecate any new taxes in this province while increasing sums, which will anyhow be extracted from the cultivator continue to go to the middleman For this reason I regard the recommendation in paragraph 11 of the Joint Select Committee on the Government of India Bill as very ill advised

In particular, it should not have been given "without expressing any judgment on the question whether the land revenue is a rent or tax" for that question is the crux of the whole matter. The persistent demand that settlement procedure and practice should be reduced to statute is the cry of the middleman and not of the cultivator, though I admit the latter often utters it in hope that in time he too will live on somebody else's labour. In precise terms, as the opinions received by the Central Provinces Government on the bill framed for the Central Provinces in accordance with the recommendation and on the proposals for the resettlement of Berar, which is now starting, show, it is a call for the limitation of enhancements to the vanishing point and the prolonging of the term of settlement to infinity, so that the middleman may live in idleness at the expense of the cultivator, no matter how much the rent of land may increase.

7. The author of the quotation in question No. 98 has presumably neither read Adam Smith nor studied the Central Provinces system. Adam Smith, in the very chapter of the "Wealth of Nations" in which he lays down his canons of taxation,—describes temporary settlements as "much more proper" than permanent ones, and he urges a land tax based on and varying with rents and not on the ability to pay of any idler that may hold the land. The complaint of "tyranny and extortion" may have had some basis of truth when our land revenue system was in its infancy, but it has none now, though petty exactions by subordinates have not yet disappeared. The time of payment is carefully fixed for each district in accordance with its agricultural circumstances so as to allow the cultivator time to market his crops before any payment is demanded from him, and the instalments in which the payment should be made are left, at the time of the settlement, to his own decision. I have myself in the Nagpur district asked the assembled cultivators of over two thousand villages in what instalments they would prefer to pay, and in doing so I merely followed the usual practice. Moreover, the persons who are slowest in paying are rich absentces and middlemen who have let their land to real cultivators for many times the assessment. To urge that 20 per cent or any other percentage of the land revenue is spent on collection alone is to cenfess ignorance of the system of administration.

- 8. I am opposed to a tax on agricultural income, whether with or without an exemption limit. In a province where very few cultivators maintain accounts and where the few accounts which are kept would not stand examination by an accountant, because they hopelessly confuse capital and income, a tax on agricultural incomes would have to be based on revenue payments, as was done in early Income-tax Acts. It would therefore be a great deal simpler and much more within the comprehension of the payers to increase the revenue. Moreover, an income-tax could not in practice be imposed without an exemption limit, and such a limit would, I consider be wrong in theory as it would not help the cultivator. My whole argument above is that as economic rent exists, it cannot be ignored and any exemption would not benefit the man who actually cultivates the land.
- 9. I do not think that an exemption limit either of agricultural income-tax or land revenue would, if it were introduced, have any real effect on the fractionization of holdings, which are governed almost entirely by the personal law of the holders, but it would have an effect on paper, as joint family holdings would be shown as separate so that each might fall below the limit, as they are sometimes now shown to increase the number of voters in a family. In the Central Provinces there is a fee on mutations, but only the mutations of whole or parts of villages are entered in the mutation register. It has no effect on fractionization and any increased mutation fees would not, I think, influence fractionization. The only way to prevent it is to abolish the Hindu and Muhammadan law of property, which of course is not a practical proposition.
 - 10. Sir Ganga Ram's proposal (question No. 120) is impossible:-
 - (1) because it is in theory unfair;
 - (2) because his tax would lead to endless confusion and corruption;
 - 13) because it would straight away multiply the revenue several-fold.

One-sixth of the value of cotton reaching the railway stations of the province in season 1923-24 amounted to about five crores, though cotton is important in only 7 of the 22 districts. The present land revenue for the 22 districts is:

just over two crores. The year was one, be it admitted, of a good cotton crop and record prices.

11 I advocate that all land in towns should be assessed according to its non agricultural value and that this assessment should be regarded as an integral part of the work of the settlement department. The tradition that land revenue fart or the work of the settlement department. The beat and find revenue should be assessed only on agricultural land dues very hard. In the last eight years much has been done in the Central Provinces to regularize the settlement of non agricultural land. The method of dealing with such lind as is the property of the Government is explained in R. B. C. IV. 1. But to my mind. the present practice does not go far enough, in that people who have held land from before the days when the Government first took up the question of assessing arous denote the case when the covernment area toos up the question of assessing town lands are exempt from payment. I have always held that everybody, old residents and new comers abke, should be treated uniformly. Our system is further incomplete, as it does not deal adequately with fown land in which the Government conferred magnetum rights at the time of the first proprietary settle ment in the sixties, and the question of town land in Berar is just now beginning Income from privately owned town land in the Central Provinces to be taken up is taken into consideration as siver or miscellaneous receipts, but such receipts are mainly from new land given out or on transfers and the main body of holders of land are not assessed. In Berar there has long been a system of levying the premis on land converted to non agricultural purposes, but the system is now premis on least converted to min agricultural purposes, out his system is now under examination to put it on more rational lines, and the old holders of property on Government land in the towns have never been assessed. I urge that the assassment of town land should be in the hands of the Government because experience has shown that municipalities invariably make a mess of the administra capeting has shown the municipalities invariantly make a mess of the diministra-tion of such land, but I most strongly advocate the continuance of the Central Provinces system under which four fifths of the net recepts from land values in the town is handed over to the municipal committees for use in town administra tion If the Committee so desire, I shall send copies of the cettlement reports on Khandwa and on the four towns of the Wardha district recently settled

III -REGISTRATION FEES

12 The statistics of the Registration Department in the Central Provinces and Berar in 1923 show that the expenditure was 35 per cent of the income but this figure is entirely fallacious, as there are many items in the expense of ionning the department which do not and some which cannot appear in the figures? Thus, we have many evolficious sub-legitarias who are Tabsildars and Naib Tabsildars All District Registrars are part time men, whose main dity is regular district work Registrars are part time men, whose main dity is regular district work Registration offices are mostly held in district offices or tabsils in which the department sits rent free Registration personn also not occur. A proper classification of expenditure would increase the complex over expenditure, a sown occupic. While therefore all the extress of a large part of it is, and I think that it is quite the collect at a large part of it is, and I think that it is quite reducement. Thus, to quote only the most obvious example good registration is not all this service which the Government renders to the persons who register documents. Thus, to quote only the most obvious example good registration is based on good system of land records, most of which costs nothing to the people I regard the raising of registration growth of which costs nothing to the people in Fragard the raising of registration good of which costs nothing the people as a whole. The department is not roundly corrupt, and I have done my best in the last two years to combat the corrupt of Clean work and higher feet would cost the people less than it present. The resum of the feet was suggested a year or two ago but was not accepted by the Local Government because the budget could be balanced without it

Mr. Dyer gave cral evidence as follows:-

The President Q—You are the Settlement Commissioner and Inspector General of Registration of this province?

A —Yes, Sir I am also Director of Land Records Since the 1st January 1923 I am also Secretary to the Local Government in the Settlement and Land Record Departments This is the result of one of the recommendations of the Retrenchment Committee. When I was the Revenue Secretary to the Local Government for about 4½ years, I was also Settlement Secretary and owing to a variety of circumstances, I spent a good deal of my time on tour. I therefore saw things on the spot as well as dealing with office files.

The Maharajadhiraja Bahadur of Burdwan. Q.—You say on page 181 of your written evidence that the pitch of the revenue in this province is very detrimental to its economic development, in that it hands over an increasing share of the rental value of land to the middleman. I take it that your idea is that the middleman should not exist?

- A.—Certainly, but he must exist in so far as he is one of the results of the mistaken policy of past generations.
 - Q.—But how are you going to reetify it in future?
- A.—We cannot do that. The only possible way is to keep the middleman down to the minimum: that we are bound to do. The relatively small areas which have been given out in the Central Provinces since the proprietary settlement of the sixties been given on raiyatwari tenure, but they are only in the backward tracts of the province.
 - Q.-Do you depreciate any new taxes in this province?
 - A.—Yes.
- Q.—But then supposing it was thought that some other tax should be introduced to supplement your resources, would you then deprecate it?
- 4.—I would not supplement resources until we have tapped the land revenue properly.
- Q.—In tapping land revenue, I have read your note on nazarana and come to the conclusion that of course you are opposed to nazarana. Do you think that even if you were to abolish it by legislation, it would be more or less a paper transaction?
- A.—You cannot abolish nazarana effectively by any legislation. If you mean that we should pass a law that nazarana is illegal, it would be futile to do so. It cannot be done. Even if it were attempted, it would have no effect. There is a vacuum, and that vacuum must be filled somehow.
- Q.—Supposing on nazarana you were to make your land revenue higher than it is now; that is to say, at the settlement, I take it, you very often settle your standard rent not from the lower rent that prevails in the area, but you arrive at a standard by taking the highest rent in the locality, and then you fix your standard rent at the new settlement and so on.
- A.—That is not so in this province. I must always be clear whether I am speaking of the Central Provinces or Berar, because the Berar system is practically that of Bombay, and the Central Provinces system is a cross between that of the United Provinces and of Bombay. As the result of a long-established custom, our Central Provinces tenants are really raises. They pay tent as fixed by the Settlement Officer and now-a-days the rent remains the same until the settlement is revised. The malguzars, who were made landlords in the sixties, are now really in effect people who collect revenue and get a very large percentage for doing so. They get also nazarana and the profits of their home-farm and also their miscellaneous income from forests, etc. It is a curious combination. You cannot call the malguzar either a rent collector or a zamindar.
- Dr. Hyder, Q.—What do you mean by nazarana? Is it a portion of the capitalised value?
 - A.—It is a portion of the economic rent capitalised.
- Q.—Why is it that the middleman, the malguzar, and the tenant are parting their ways. I could understand if they want to sublet, but why should they reduce the real rent?
- A.—Because if they give out land on the full economic rent, that high figure is taken into consideration in fixing the land revenue, but if they keep the rents at the figure fixed by the Settlement Officer (some people lower the amount fixed by the Settlement Officer) the real value of the land does not come to the assets,—to use in this province that futile word—that the Settlement Officer works on in fixing the land revenue.

- Dr Paranipye Q --Do you think it would be possible to introduce a system in which nazarana would be entirely disregarded and land revenue fixed upon the net recents?
 - A -- What do you mean by net receipts?
 - Q-Net receipts of the half profits of the cultivation?
- A—I think there will be a revolution in the Central Provinces if you introduce that system. I don't think it is feasible, as giving a sum many times the present revenue. We are hundreds of miles away from the theoretical fixing of revenue at half net assets.
 - Q-You know actually what the figures of the nazarana are?
- A—We do not know Our figures are only a guess. The natarana figures are sometimes not embodied in the transfer document's at all and frequently the document is not exact, to put it mildly. The incoming tenant pays Rs 2,000 or so, and it is either put down as Rs 200 or the document is complicated by the mention of a previous transaction, and frequently there is no document at all. The ascertainment of nazarana is a very difficult part of the duty of the settle ment staff. I don't pretend to say that the figures ascertained are complete. They are decidedly incomplete
- O You spoke of the bome farm of malguzars Would it be possible to take the reuts for these home farm lands as the basis for seeing what the nazarana is I mean the difference?
- 4 -No it is not possible because you may get a village where the home farm is sublet at a very high rent and where there is not even one penny of nazarana.
 - O -How do you then fix your enhancements?
- A—It is a cardinal policy of the land revenue department that if you are to enhance the land revenue you must do so gradually. It should be so fixed as not to upset domestic budgets too much. We still go made you will be so fixed as the still go to the s
- The Maharajudhuraja Buhadur of Burduan Q-Is there much sub infeudation here?
- 4—Compared with other pr.x nces, I would say that there is not much. But we should tackle the question of sail infeudation now because it is at a stage when we can tackle it. If we allow the evil to continue for a couple of generations more, we may not be talle to check it at all. We have nothing like the sub-infeudation that exists in some parts of Bengal.
 - Q-Has the excess in nazarana anything to do with the demand for land?
- A -Yes, though the pressore of population on our land is not so heavy as in many parts of India
 - Q-Will it amount to economic rent?
- A —The interest on the nazarana plus the rent fixed by the settlement officer is sometimes higher than the economic rent
 - Q -Interest alone, not the value?
- d—Yes Frequently, as I have said, the fow pitch of the land revenue or statutory rent compels the energetic cultivator to spend far too much of his resources on purchasing land and leaves him without enough to put into the land when purchised. The money for purchasing land is frequently borrowed at a high rate of interest, from 12 to 25 per cent. It is often borrowed from the hindlord and the interest is therefore a disguised rent, when the land lord has got the tenant in his pocket. If we have a very good cotton season he would at once pay. One of our difficulties, I may mention in this connection, is that our cotton prices do not depend on the local market, but on the fluctuat ning price in the world market. If the cultivator gets a bigh price and a good crop, he pays the na-arana in the Central Provinces in cash. So also in Berar lew will pay bis high purchase price If the cultivator has not enough money,

he will pay down partly in each and partly by bond. Sometimes he gives the bond to the landlord himself and sometimes he will borrow the money outside. I am collecting statistics on this point.

- Sir Percy Thompson. Q.—Is it not a fact that under the nazarana system the man who indulges in it escapes the progressive cuhancement of land revenue which you say is the general policy of the Central Provinces Government?
- A.—In a way, he does. I have not been able to see any way out of that difficulty except gradually to enhance the revenue so as not to leave any margin for nazarana.
- Q.—You enhance to a greater degree rents which are not subject to nazarana? They will show greater tendency to advance than the rents which are paid subject to nazarana?
 - A .- No, we onhance all rents on the same principles.
- Q.—Would you enhance low rent because it is too low as compared with other rents? Is it not unfair to the tenants?
- A.—I have urged for many years that the only way to cure this defect is to raise the rents gradually so as to reduce the possibility of nazarana.
 - Q.-Do you think the tenant thinks of it?
- A.—No, he does not think of it, because rents are as a rule so low that he does not give them serious consideration. Once I asked a man what his rent was. He replied "How should I know? I only bought my land ten months ago and I have not paid any rent yet."
 - The President. Q.—Is rent regarded sometimes as a registration fee?
- A.—That is the expression used by a Deputy Commissioner of Nagpur in 1907. He used that expression first.
 - Q.—In your definition of rent in the Berar Bill, would it not include nazarana?
- A.—Yes, that definition should include nazarana. But our trouble is it is impossible to treat nazarana as a form of rent. In my written evidence I define a tax as a payment imposed by the State to meet the expenses of government and a rent as a payment, either annual or capitalised, for the use of a commodity, which may or may not go to the State. My trouble is that I cannot think out any other satisfactory way of assessing nazarana except in the end by making it impossible by raising the annual payments.
- Dr. Hyder. Q.—Cannot you estimate the nazarana and take account of its annual value in ascertaining the assets?
- A.—If I understand your point rightly, it is this. There has been a certain levy of nazarana which should be taken into consideration in fixing the land revenue, but meanwhile the money that the malguzar received as nazarana has probably been spent in some way or other, frequently, as you know. squandered. If you carry on the process far enough, you get a land-revenue which is theoretically fair, but which is more than the annual receipts from the village and the malguzar cannot pay it.
- Dr. Paranipye. Q.—I dare say that nazarana is repeated frequently, is it not?
- A.—It is in the nature of a windfall. You get some villages where the malguzar can take no nazarana at all, because the land is fully occupied. Circumstances vary. It may happen that none of the tenants die heirless during the settlement, and in some villages there may be many deaths without heirs during the currency of the settlement, e.g., during the influenza epidemic. Occupation may be expanding. There are some villages, for example, in the district of Nagpur where the nazarana has equalled 80 times the land revenue in the course of 20 years, because in this district, with the cotton boom of the last generation, land has been in keen demand.
- Sir Percy Thompson. Q.—In the case you mentioned before, i.e., payment of land revenue, if the malguzar does not pay, what happens?
- A.—Not many such cases have arisen. We get some cases where the malguzars do not pay for various reasons, but the evil is not serious.
 - Q .- Would anything serious happen if you turn him out?
- A.—Nothing serious would happen. Of course he does not deserve any sympathy, but unfortunately the Indian Government is too sympathetic. We

are far too lement in the collection of land revenue. I found in Berar, when I

or pryment absolutely without any regard forgetting to use section 117 of the Berar

Code which says if the man shaue in paying the land revenue, the Lahsildar care with the permission of the Sub Divisional Officer add a penalty up to 2° per cent I told my Tahsildars to select one or two rich men and surcharge it em the 25 per cent penalty, with the result that all the arrears flowed in 16 water. When one Tahsildar tackled the very richest man in the taluk, the other people paid without any faither delay. The promptness of the payment of land revenue in this province depends on farness and stricturess of collection. Very often it is found that the richest min and the absence landlord is the detailter and not the poor man. The rich money lender is very often the detailter and not the poor man. The rich money lender is very often the detailter. Thus there is not much connection between the promptness of the payment and the ability to pay. The settlement appears show this. The assistant settlement officers analyse the reasons for the existence of arreas and in the ability of the settlement of the proper man. The rich money is the paying the paying

The Maharajadhiraja Bahadur of Burduan Q-Do you use surcharge

4 -I would but it is not used freely here

O-It is just like money lenders asking for extra interest is it not?

A —It is not quite like that It is a penalty for not paying on the fixed acts Bv statute we are allowed to do that only in Berar and not in the Central Provinces We had a oscession at the Commussioners Conference at Fachmarh last June about levying a penalty and a recommendation was made but in the end at was rejected by the Government Even in Berar the rules under the law limit the penalty to 25 per cent I made my Tahnildars never imposs less than 25 per cent when they used the power

 ψ —In para 8 of your answer where you discuss tax on agricultural incomes it appears you are opposed to it and one of the grounds seems to be that you are in favour of such a system which would exempt the class that do pay land revenue now?

A -No That is not exactly my objection

Q—Supposing you have a raiyat paying 50 rupees and your exemption limit went to people paying a hundred rupees it would exempt quite a number of cultivators who now pay something. Apart from that question is your opposition because you think that this inequal treatment is right or do you think that in this country, where in theory the State is the real proprietor of land, that he true to pay some kind of land revenue to the Government and he fee's that he has go' connection with the Government?

4—It is not that My first objection to an agricultural income tax in substitution for land revenue is that I hold that every man who holds land must pay something for it Consider the anomalies which would come to exist between the Central Provinces and Berar The calitators in the CP and Berar are full brothers in origin though owing to differences in the revenue policy of the British Government they look more like second cousins. If you introduce an agricultural income tax with an examption limit, the small rayat of Berar would be exempted, whereas his full brother in the Central Provinces would continue to pay rent to the malgurar.

Q—When you say that the raiyat of Berar would be exempted, would if mear that he would be exempted from paying any rent because there is no superior landlord there?

i—The small man holding his own land (we call him the Kabzidar there) would be exempted from paying anything, whereas his full brother in the Central Provinces will still have to pay his rent

- Q.—Apart from all political considerations, do you think, financially, that your Government would suffer by such a substitution?
 - A.—It is rather an indefinite question.
- Q.—Supposing the present system were abolished and you had a well-graded income-tax on agricultural incomes?
 - A.—But why ask me to suppose an impossibility?
 - Q.—Even impossibilities have sometimes to be put.
- Dr. Paranipye. Q.—You want to get at the rent receivers. But according to the present rules, you cannot get at them.
- A.—I want to have the rules altered. I am talking as a result of 21 years' observation, not as a Secretary to the Government. Every one knows that my views are opposed to those of the Local Government. I think the Central Provinces Settlement Bill is a bad one.
 - The President. Q .- Is that Bill confidential?
 - A .- No. It has been circulated for eliciting opinion.
- Sir Percy Thompson. Q.—Have you any objection in theory to an income-tax being superimposed on land revenue? You said that land revenue is a payment for the use of the land and that it is a payment for an asset which the land-holder has and which a clerk, etc., does not possess. Now, should not a general tax like income-tax, quite apart from circumstances in India, apply to the whole of a man's income, commercial or agricultural?
- A.—I realize the necessity for an income-tax as an item in the financial system, but I would like to see it used as it was first introduced in England as a sort of balancing tax.
 - Q.—It was intended up till 1877 to meet emergencies.
- A.—I object to an agricultural income-tax in this province, because it is more a tax on industry than elsewhere.
 - Q.—Why do you say that?
- A.—Suppose you have two brothers, they divide their paternal holding, and each gets, say, 20 or 25 acres. In a good year of high prices, like 1923-24, one of these brothers. if he is a good cultivator, would come above the income-tax exemption limit and the other, who is a waster, will be below it.
- Q.—Would not that 'apply to any trade or profession? The diligent or energetic man will make more money.
- 1.—I prefer income-tax as an emergency tax. In the case of divided family holdings, the difference that often exists between one and the other is simply due to the personality of the two brothers. Take again garden cultivation. Oranges are a most important form of garden cultivation here, which is extremely laborious and extremely profitable. If income-tax is levied as you suggest, you would be reverting to the old evil of assessing the garden cultivators relatively very heavily. Some of the old heavy rates were reduced by Sir Reginald Craddock 30 years ago and again reduced by me 10 years ago.
 - Q.—You would only tax on total income.
 - The President. Q.—Do you take account of character in levying income-tax?
- A.—I do not regard income-tax as a good form of taxation, out here especially. The point is that in any form of taxation you should get away as far as possible from taxing industry, but in this province by taxing agricultural incomes you are going directly for taxing industry.
- D_r . Paranipye. Q.—But your objection does not certainly apply to people who merely receive rents.
- A.—My objection is that one small man who is not energetic comes below the exemption limit. while his more energetic brother goes above it.
 - Q.—But if the other man cultivates himself, would be pay it?
 - A. You can get the same result better or more satisfactorily by enhancing rent.
- Sir Percy Thompson. Q.—You would not get any progression then. The larger incomes would not pay more than the smaller ones if you merely enhance the land revenue. You double it for the poor as well as the rich man, so that the additional taxation is not progressive.

- A -I admit that
- The President Q-With an income tax you could tax unearned incomes at a higher rate.
 - A -The proper way to tax unearned income is to increase land revenue
- Dr Paranipye Q.—That would be taxing earned as well as unearned incomes A.—Take Berar You get a fairly energetic man who owns 40 acres in his own name, for which he pays a land revenue of Rs. 80 He takes 40 acres more land. (on sub lease) and for that he pays Rs. 800 He is paying an economic rent of Rs. 800 for 80 acres of land. If you go along the Great Eastern road, you will find acres and acres of land belonging to wastrels which has been sub let
 - O-It is these people you want to get at
 - A -You cannot get at them except by increasing the land revenue
- Sir Percy Thompson Q—Supposing I hold land and pay Rs 100 land revenue I sub let it for Rs 1,000 and pocket the difference of Rs 900 Your increasing the land revenue would merely go to the landlord and not to me A—If you go for enough, there will not be enough for the subletting man to
- live upon
 - Q -- Do you mean that he would merease the renty
 - A -He would give up his land
- Q—Rake this case I have no tenancy rights I pay Rs 100, you take Rs 50 by way of laud revenue Supposing the land goes up in value and I let for Rs 1,000, draw the difference of Rs 900 and live on it, and supposing you took a big proport on of the assets, i.e., Rs 100 instead of Rs 50, I shall still have Rs 900 to hev upon
- A = No If the land revenue went up from Rs 50 to Rs 100 you raise the tent at the same tame, and the more you raise the rent, the less the sub-letting man is going to get. My argument is that what an energetin man pays in rent and in sub-rent together are equal to an economic rent. It is a mistake to say that sub-rents in a district average Rs 20 an acre and therefore Rs 20 an acre is an economic rent. It is higher than an economic rent because it is being paid by people who are paying a great deal less for their own land
- The Maharajadhiraja Bahadsir of Burduan Q—In paragraph 10 where you discuss Sir Ganga Ram s proposal, you say that it would straightaway multiply the revenue several fold Do you say this in the sense that the interest you would get from the sale of land will be more thin your present revenue.
- A—He took one with of the value of produce coming into railway stations. Our cotton crops practically all go to railway stations en nouts for Bombay a very small quantity, almot not worth while considering is consomed by nulls in the Central Provinces. The rest is rail boine traffic and averages over a million bales. The value of these last year—a year of high prices and a fairly good crop—amounted to about 30 crores which so our present land revenue for the whole of the G P and Berar I mean that the rate is absurdly high, even if the proposition was a fair one, not that I object to high payments in general
- Dr Paranqpye Q -Don't you think it is also unfair on the ground that t would hit only those people who export their crops?
- 4 -My chief objection to it is its impossibility in practice and injustice in
- theory

 Dr Hyder Q I can't understand how you make out that land revenue is an ever decreasing fraction of economic rent If you follow the half assets rule.
 - A -What do you mean by the expression 'half assets'?
 - Q -The net profits of cultivation
 - . What are they?

how do you make that out?

- Q -They vary from one Settlement Commissioner to another
- A.—Our whole trouble is that we made a big mistake 60 years ago of having a thirty year settlement in a country which in those days was absolutely undeveloped and had not a single mile of metalled road. Just after this settlement there.

came the American Civil War, which pushed up the price of cotton. There was a tremendous development during those thirty years and railways came in. The first railway was about 1867. The line from Bombay to Calcutta via Nagpur was only completed in the early nineties. When we started the second settlements, we found that we had lost so much ground that any application of theoretical standards was completely out of the question. Then came the 20 years' settlement from 1900 to 1910. Very considerable development took place and the ways a great increase in the area under cotton. Again we lost ground, so that while prices stepped forward three steps, we found we could only step up by half a step, because we could not increase rents and land revenue by too much in one step. If a man is paving land revenue of Rs. 500 and by applying your system of half-assets it is to be increased to Rs. 3,000, you cannot raise the revenue from Rs. 500 to Rs. 3,000 at one step.

- Q.—What is your system?
- A.—My remedy is a series of settlements at short intervals so that we may have some chance of making up this leeway. That is quite a practical proposition, because the operations of settlement do not worry the cultivator at all. All the theories that we read in hooks about the constant worry to the cultivator are all ancient history.
- Sir Percy Thompson. Q.—Does it not really come to this, that after a resettlement you ascertain the net revenue to be imposed and instead of 50 per cent. say you cannot possibly enhance more than so much per cent?
- A.—We do not worry about the gross output or the net output. We simply say that our rents are so much, that judging by the price of land, they should be several times that amount, that it is quite impossible to impose this enhancement at once and we find out what is the maximum we can impose without causing too much of an upset in the domestic budgets, and then having fixed our rents at that figure, we value the home farm at that figure, we take the miscellaneous receipts into consideration, add these together and take half of that.

The President. Q.—That is, your maximum is modified by the idiosyncracies of the Settlement Officer, and again modified by the idiosyncracies of Government.

- A.—That again is theory.
- Q.—I see from the Nagpur Settlement Report what would have taken place, had some of the higher authorities not intervened.
- A.—I started with what I considered to be the excellent principle of making bigger enhancements at one time. It was followed for a time, but when some middlemen began to appeal (although as a matter of fact these appeals were, I was told, engineered by an Assistant Settlement Officer whom I had got rid of), the Local Covernment thought that there must be settlements which would cause no appeals. Such a settlement must, of necessity, be a bad settlement.
 - Q.—Don't you have appeals against every settlement in thousands?
 - A.—No.
- Dr. Paranjpye. Q.—Are there any resolutions about them in the local Council?
- A.—But these are put in by people who have scarcely seen a village. There are two resolutions against the Berar settlements, one by a district pleader and the other by a man who signs himself as a banker.
 - Q.—Are not these put up by the cultivators?
- 4.—No. The district pleader, being a resident of the district where the settlement is going on must, of course, bring in a resolution against it.
 - Q.—Do you mean Mr. Kanetkar?
 - \dot{A} .—Yes.
- The President. Q.—Whatever view the Council takes, do you think it is practicable to increase the rent?
 - A.—I think it will be opposed, but it is the only thing to do.
 - Q.—Is there any chance of its ever being carried out?
 - A .- That depends on the Local Government.
 - Q.—I take it that taxation is only part of the object of settlement.

- A —Yes, that is a thing I am very emphatic about. In your note on the C. P. evidence you talk of the very elaborate system of land revenue, involving the most elaborate cadastral survey in the world. I doubt if that statement is quite exact.
 - O-Not as regards the survey here?
 - A -I mean the world at large
 - Q-I think it is true as regards the Madras Revenue Survey
- A -Even supposing you had a permanent settlement straightaway, it will be necessary to maintain our present land records practically as they are
- Q.—It is proposed to define a settlement as the result of the series of operations regulated by Chapter VI of the Central Provinces Land Revenue Act. 1917, whereby the rights and liabilities of proprietors and tenants in a local area are determined for a period. There is no mention of taxation in the definition of cattlement.
- 4—When a settlement staff actually works in a village, the major portion of the work is the checking of the land records, to see if they are correct, and a very important part is the recording of the village customs
- Q-Supposing you had a clean sheet, would you combine the taxation aspect of the land revenue with this settlement of rights and liabilities, or would you separate them?
- $A-\mathbf{I}$ would still combine them for the reason that the man who goes into all these questions of land records gets a knowledge of the village that no other man can get
- Q-There is another definition in the Berar Bill I see that settlement is referred to as based on a valuation of the land. Do you think it would be practicable to convert your settlement to a tax on capital value?
 - A -Quite impossible
 - Q-Is not the whole of your settlement based either on annual or capital value?
 - A -It is based only on annual value
- Dr Hyder, Q-You would get the capital value by capitalizing the annual value
- A -Why convert your annual value into capital value, and then convert it back again into annual value?
- Dr Paranjpye Q --But you don't bother about value in fixing your assessments, you only increase by 33 per cent as I see in one of your reports
- 4 —There are some very backward parts where even 33 per cent might not be taken. For example, in the wilder parts of Chanda, the standard might no below 33 per cent. But in most districts, 33 per cent. But very small enhancement.
- The President. Q —I find from the Nagpur Settlement Report that you only look into general circumstances, such as the condition of the cultivator, the demand for land as indicated by the sales and the assets
- A—The Nagpur district is far from homogeneous. There are quite backward parts, where one has to move with coulton. In the district as a whole the 53 per cent taken is a great deal less than theory says should be taken.
- Q-I am not talking for a moment about the rate you can take, that will be a separate function altogether Instead of going through the net asset calculation which depends on so many variable circumstances, you should base your colculation simply upon the capital value
 - A .- How are you going to get your capital value?
 - Sir Percy Thompson Q-You cannot get it except through annual value
 - Q-What about the record of sales?
- A—The record of sales is surely a record of capital value, but they are not nearly complete. If you want to value the whole district, you have got to get the record of sales for the whole district, but these sales only take place lear and there. In some villages you will not get a single sale in the course of the whole period of the settlement. In other villages, owing to various circum stances, you will get a number of sales.
 - The President Q -Does not the same thing apply to leases?

- A.—You get leases in every village.
- Q.—If you get leases, ean't you calculate the value from them?
- A.—But why a step forward for the sake of going a step back again?
- Q.—Because your settlement based on annual value is rather extraordinary.
- A .- What is capital value except a capitalization of the annual value?
- Q.—But the annual value you take is far below the actual annual value.
- A .- We know it is.
- Sir Percy Thompson. Q.—You take revenue at something very considerably less than the annual value. If you take the capital value, you would have to make the enormous enhancements which the Government of the Central Provinces fears so much.
 - A.—Yes.
 - The President. Q .- You don't take annual value, you take antempirical figure.
 - A.—Not empirical.
- Q.—If you take a proportion on the capital value you would have one rate of taxation for the whole province. At present the rate varies from village to village.
- A.—I want the economic rent to come to the Government as land revenue, and the same quality of land in different positions should pay different rates of land revenue because the rent is different.
 - Q.—The annual value differs but the share on annual value would be the same.
- A.—Don't we do that now? The evil can be removed by reducing the period of settlement.
- Q.—You will find that the districts that were settled before the war are paying half of what the districts that were settled afterwards are paying, because the settlement is revised in accordance with prices.
- .1.—But that is impossible in our province. Here we have got to disregard prices. The difficulties arise because we had a 30 years' settlement when the province was very undeveloped and the value of land was just beginning to rise.
- Q.—Would those difficulties arise if your law simply said that you could take a percentage on the capital value?
 - A.—Are you going to have a valuation every year?
 - Q.—I suggest what America, New Zealand and other countries do.
 - A .- I think the conditions there are different from those in India.
 - Q.—In what respects?
- A.—The important thing is the size of the holdings. Secondly the difficulty, especially in this part of India, of getting accounts. Some of the people in the Central Provinces are so primitive that they keep their accounts in cow dung streaks on the wall. It is very difficult to get proper accounts.
- Sir Percy Thompson. Q.—Suppose you have the whole province mapped out into plots of land. Suppose the annual value is £5; the capital value will be £100. At present you take varying proportions of land revenue because you come up against limited enhancements. Similarly if you begin to take a proportion of £100, would not the same difficulty arise because equally you come up against that enhancement?
 - A.—Yes.
 - ·Q.—Does not that proposal admit that land revenue is a tax?
- A.—I call land revenue not a tax but an ever decreasing fraction of the economic rent.
 - Dr. Hyder. Q.—I cannot accept that statement.
- A.—I am only stating exactly the facts as they exist at present. I do not say it should be, but I say it is. My trouble is that people who argue for permanent settlement have no knowledge of facts at all. For instance, the gentleman who has written this book (Prof. C. N. Vakil) does not know a single fact about this province. Judging by what he has written, he has never seen the Central Provinces. His statements are nonsense.
 - The President. Q.—Has your malguzar no rights over waste?

4 —He has He is the proprietor of the whole village area, except that we have also got the mail mather a—that is the plot proprietor. He is a man who was given proprietary rights at the first settlement in virtuo of ancient possession over the land in his own cultivation. Apart from him, and in many village be does not exist the malguzar has proprietary rights over the whole village and le can give out waste for cultivation and if the waste produces anvihing le can appropriate it, subject always to enstomany rights of user.

Dr Paranippe Q-Dies he get mineral rights?

A-No Except in the few scattered villages given out under the Waste Land Rules I know of only one waste land village in which we far immerals have be n jound. Under the C.P. Land Revenue Act and the Beraz Land Revenue Code mineral sights are vested in the Government. The holder of the surface his only surface rights. In some parts of the province the income from the waste is very considerable.

The Presid at Q-Is this waste assessed?

A —It is assessed under the head Siwai, that is, miscellaneous income We find out the income at the time of the settlement

Q-If he chose not to cultivate it he will pay no revenue"

A -No if he does not get any income he will not pay any land revenue. There may be land available for cultivation but still under wiste. But "o long as he does not make any income he is not assessed.

Q-If the man did not cultivate it purposely *

A.—We have to acceptant whether that is due to some decline in the village or due to retardation. For instance in one village I found that the occupied area had decreased by about 300 acres when the people in all the villages round about were applying for land. This man was deblerately holding back that land and I assessed at. If we find deliberate retardation we assess the land.

Q -Otherwise lands not occupied are not charged

A—They are not charged It is quite common in certain districts. Certain linds will be out of cultivation not on account of any decline-but because they are kept for some communal purpose eg as standing ground for cattle

Q-Do you survey the whole village or only the occupied land?

1—The whole village. In the C P all our villages except some very back ward ones where cultivation is still unsettled, are traversed and the detailed survey filled in In the runation; villages in the C P we follow the system adopted in Madras. In Berar we follow the Bombay system.

Q-4t the end of 30 years you have got to resurvey the whole?

A -No, not the whole, because our patwarss are supposed to keep the map up to date year by year and their maintenance is every year improving

Q -But if you have no triangles or offsets how can you keep them up to date?

A.—The patwars is now supplied with a map on good drawing paper in the course of his annual work he finds that a field shown as one in the map has been divided by two brothers, he alters his map to show the partition. When his map has become unserviceable through ago or unmerous alterations, he is called in to headquarters during the monsoon and there he prepriet under supervision a new up to-date map. Our theory is that the land records staff are keep ing the maps absolutely up-to-date every year. We do not, of course, obtain perfection, but still the maps are kept almost up to date

Q-Is the record of rights and tenancies strictly up to date?

A—What we have get is a record of rights prepared at the settlement and then corrected every year in what we call the annual papers. The record of rights is prepared under closer supervision that the samel papers at telliments the annual papers are checked by a process well detected. The revenue impretor goes through the records and checks them in consultation with the people The Assurant Settlement Officer again examines them and they are passed by the Settlement Officer. As a rule, the task of getting the records up to-date is very small.

Q-How long does it take?

- A.—For a village of 1,000 acres it takes, with the check of the soil classification, about a week or ten days. Our work is simple, as our sub-infeudation is rot so great as in other parts.
 - Q.—You say the cost of settlement is paid by the increase of land revenue?
- A.—That depends upon the settlement. Take for instance the Betul settlement. It would be unfair to take the whole cost of settlement against increment of the land revenue, because in that particular district the preparation of a good record of rights was a great deal more important than the enhancement of the land revenue.
 - Q.—Record of rent, or record of rights?
- A.—Record of rights. The record of rent does not cause much trouble. A man in that district would say nothing if his rent was raised, whereas he would be full of indignation if a mahua tree which he claimed were recorded in another man's name.
- Q.—Can you give us an idea of the proportion of cost of collection to the land revenue?
- A.—The Patwaris are paid by commission. They are paid out from the general revenues at commission rates.
 - Dr. Paranjpye. Q.—In the malguzari villages no commission is paid.
- A.—We have already given the malguzar about 50 per cent. Take the case of Berar. The patel is the village headman and is a very important man. In a Berar district, if you have got a right sort of patel, the rural affairs can almost manage themselves because he is a man honoured in his own country and he does a lot of useful work. He has also got certain definite duties under the Criminal Procedure Code, and you cannot say that his commission, which averages about 3 per cent. on the land revenue, is the cost of collection of land revenue.

The President. Q.—The Patel in a rich irrigated village gets more.

- A.—I admit that it is an anomaly in this commission system. You may have a big important village in Berar with poor soil where because the land revenue is less the patel gets less commission.
 - Q.—Have you an association of patels?
- A.—No; but they are always asking for higher pay. The chief trouble in Berar is in connection with the patwari, not in connection with the patel. He is as a rule a substantial cultivator in addition to his commission from the Government and the commission is not a serious consideration to him. But if he is not a cultivator, he gets a great deal less.
 - Q.—Do you charge fees for mutation?
 - A.—Yes.
 - Q.—Under what law?
 - A.—Under the rules under the Land Revenue Act and Code.
 - Q.—Do you get a record of all tenants?
- A.—Yes; in the C. P. in the village khasra. In the tahsil we have a register of proprietary rights called the Mutation register. The mutation fees are 8 annas per Rs. 50 land revenue if the change is by transfer and 4 annas if by inheritance.
- Q.—Have you calculated the proportion borne by land revenue to economic
- A.—You have got some figures in the Settlement Reports. I always argue that these sub-rents are higher than the economic rent. They are paid because the man is paying less than the economic rent for his own land.
 - Dr. Paranipye: Q.—Then why does he take additional land?
 - A.—Because he knows he can make some profit.
 - Q.—Then certainly it cannot be higher than the economic rent.
- A.—Suppose he has 40 acres for Rs. 80. Then he takes 40 acres more for Rs. 800. The total rent is Rs. 880. You must divide Rs. 880 by 80 to get the economic rent of the 80 acres. He pays the Rs. 800 for his sub-lease land because he is paying very little for his own holding.
 - Q.—If there is loss on the second 40 acres, why should he take it up at all?

A -It is not a loss, the cultivator has to give up to the landlord a part of his legitimate cultivating profits, which he can afford on account of his low statutory payment for his own land

The President, Q-How do you define economic reut?

A -- What a prudent man would be ready to give for the annual use of 'ne land

Q -It has nothing to do with the margin of cultivation

A -I believe that m practice it is often the land on the margin of cultivation that goes into cultivation first and the richer lands go only later

Q-We are trying to have some sort of means to compare the incidence of land revenue in the different provinces but the only one seems to he the percentage of the land revenue to the economic rent. Taking the ordinarily accepted defini tion of that phrase, can you tell us how that can be worked in this province?

A —Find out what good, progressive cultivators are paying as rent and sub-rent Take those two together as the economic rent. When I was holding a meeting recently in Berar, of people who were protesting against the settlement and the Tal sildar sent round notices asking the people to represent their views I found that the three people who sent out the unofficial whip were all money lenders The man who cultivates the land should have the security of land and security of payment. My argument against taking the figures of sub rent as an indication of economic value is that these sub rents are high to some extent because they are paid by people who hold land on protected low payments

O -Could you give us the figures?

A -I could give you the figures only after an examination of the villages

Q-We are trying to get this so as to make a comparison of each province

A -I am actually dealing with the rent rate and assessment report of a group in the Narsinghpur district a rich rabi district. One of the difficulties is that probably the figure of sub letting is concealed and the man who says that he is subletting for half batas is probably taking a large sum in cash

Q-All round tenancy rate? What does it mean?

A -The average rent, the rent paid to the malguzar Talking roughly if Rs 2 120 is economic rent, the land revenue on it would be in this group 0 120 It will remain at 12 annas for the rest of the thirty years, unfortunately

Q -In that case land revenue would be only 25 per cent, is it not?

A -Yes This is an exceptional group for the district and the ratio is some what high It is a washed out group on either bank of the Nerbudda and the sub letting figures are low compared with the rents

Q -Do I understand from the supplementary note that you are going back on the experiment of smalgamating the registration and land records departments?

d-It does not work. There has been no real amalgamation at all except that the Director of Land Records is now the I G of Registration and in a few places where the work is light the Sub Registrar is also the Kanungo cr tahsil revenue record keeper. We have a Sub Registrar spending nine tenths of his time ou kanungo's work and one tenth on registration work

Q-You have never tried to keep the record of rights at registration offices All transactions relating to those survey numbers will go to the same portion of

registration books? A -That is in a way the system which is in vogue only in Berat Even there it is new and we do not want to make too many experiments so soon

Q-Is registration absolutely necessary for the sale of land under a hundred rupees?

A -No, it is for sales over bundred rupees that it is necessary

The Maharajadheraja Bahadur of Burdwan Q-Among the malguzars on an

and who is your smallest malguzar? Paymees pays anything up to, I would say,

the maximum of about a lakh of rupees There are none here who pay 5 lakhs one d lakes But we have use retain districts people we call zamindar and they pay a varying but usually low fraction of the full revenue as taken. The average unalgurar has got a scattered estate. For example, take the malguzars of the Nagpur district. They may have bought villages here and there, and consequently their estate is scattered over many tabsils or even many districts. There are many men who hold villages also in Wardha and Chanda districts.

- Q.—Your malguzar here too although he may possess more land than an ordinary cultivating raiyat, his revenue also is liable to reassessment after thirty years?
 - A .- Of course. At each settlement, usually every twenty years.
- Dr. Paranipye. Q.—You speak about lands in the towns. What would you say to handing them over to the municipalities?
- A.—I should oppose it straight away. I give you an example for my reasons of doing so. A case was recently brought to my notice by a Settlement Officer. Under our system the local bodies are consulted when these plots are sold. Three men applied to lease certain plots. The local body, without giving any reason for their decision, recommended that two men should be given the land and the third man should not be given. The reason, I found out afterwards, was that the two men were connected with the municipality and the third was not. Moreover the municipality has not the courage to tax the lands properly. In the nazul circular attached to my evidence we are just taking away the collection of nazul revenue from the municipalities and giving it to the tahsildars. In practice we found that the municipalities allowed the accounts to fall into a hopeless state of arrears and so we have authorised the tahsildars to do this work. We give the municipalities four-fifths of the net revenue. The Government gets the total revenue, and after deducting the expenditure for maintenance and staff, we give four-fifths of the remainder to the municipality and one-fifth the Government takes.

The President. Q .- That is a disguised subsidy?

A.—Yes.

- Dr. Paranjpye. Q.—Why do these lands become important, is it because the municipalities are there?
- A.—It is not due to the municipalities, but it is due to the large congregation of people. The value of the land is due to the collection of people owing to the advantageous position. The municipality provides amenities such as roads, etc., for which they get the bulk of the land revenue in the form of a disguised subsidy.

I therefore say that the whole of the town lands should be assessed throughout.

The President. Q.—Have you made any rough estimate of the number of people who would pay agricultural income-tax?

A.—I do not think the Government has ever attempted to do this and I do not think it is a feasible proposition also. But one thing is this. Take the cotton crop and its price this year and last. The difference would be very great. You must get big fluctuations in income when prices vary according to conditions in other countries and not according to the local conditions. The number of assessees to an agricultural income-tax would therefore vary much from year to

Q.—Have you any idea how many malguzars would pay if their rent receipts

above the exemption limit were taxed?

- A.—It would be very difficult to find out because the malguzars have their estates so scattered over many places. In Nagpur district if we were to try, it would mean a lot of tabulation, etc. For example, in collecting figures for indebtedness, I found it very difficult, because the same man holds villages here and there and the figures tend to get confused.
- Q.—Apart from the criticisms you have made, it would be a material factor if we find on taking estimates of the provinces that the income is very small. In the Punjab for instance it will be I think 2,300 people who would pay it.
 - A .- I would not hazard any figure.

Dr! Hyder. Q.—In your definition in the bill you have got the definition of lambardar, mukaddam, etc., but not of a malguzar, why?

A.—Really speaking malguzar is a wrong term, it means the man who handles land revenue. In this particular province the term zamindar was reserved for the man who was originally a sort of Feudatory Chief. The malguzar was originally only a village farmer and when proprietary rights were given the term should have been dropped.

Lt.-Colonel H. de L. POLLARD-LOWSLEY, Chief Engineer, Public Works Department, Central Provinces and Berar (Irragation Branch), was next examined.

Written memorandum of Lt -Col Pollard-Lowsley.

Q 15—(1) The charges levied for water supplied for irrigation at present produce a return which little more than suffices to cover the cost of the main tenance and trunning eyemises of the Government irrigation works in the province. The following figures compare the results of the last three years. They evolude figures of the cost of naintenance and running expenses of works for which capital and revenue accounts are not kept, as these figures are not recorded serviately—

	Revenue from capital work	Revenue from non capital work	Total revenue	Cost of min tenance of capital works including indirect charges
1921 22 1932-23 1923 24	Re 4 77 671 11 04.511 10 37 469	Rs 94 025 1 22 139 1 35 163	Re 5 71 696 12 26 650 11 72 632	Rs 9 32 067 11 37 851 10 97 497

(2) It is not possible to judge the adequacy or otherwise of the existing rates without first explaining the circumstances in which State irrigation was introduced into the Central Provinces and the return that it was expected would be received from it

Up to the commencement of the present century, there was no State irrigation in the Central Provinces. Though in the past there had at times been consider able crop failure due to scarcity or ill distributed reinfall the province had been regarded generally as fauly secure from famine, and it was not considered justifiable to expend on its protection the large sum; that would have to be expended if the construction of irrigation works was undertaken by Government

The famines of 1896 97 and 1899 1900 brought the necessity for protection prominently to notice. In 1899 1900 a sum of nearly Rs Ag excres was expended in the province on direct relief, while further indirect expenditure of about Rs 14 crores was incurred. The total expenditure incurred in the famine of 1899 1900 was thus about Rs 6 crores, which is approximately the same as the expenditure since incurred on the construction of State irrigation works.

(3) As a consequence of the framme of 1896 97 and 1899 1900 the Indam Irrigation Commission was appointed mainly to equive into the extent to which the policy of the construction of State irrigation works should be undertaker as a protection against famme. It is unnecessary here to refer in any detail to the reasons which led them to make their recommendations and it will suffice to say that they recommended the construction of State irrigation works primarily to secure the partial protection of the nice area. Fall protection was not advocated and indeed the Commission dat not anticipate that any net profit would be obtained from irrigation works in the province, and they contemplated that it would be a long time before the cultivators would pay any appreciable that would he a long time before the cultivators would pay any appreciable that it would be a long time before the cultivators would pay any appreciable of the very love ranks of land severing as the provided rather than the mongarism of the construction of the very love ranks of land severing as the proposed as to the rapid enhancement of irrigation works would not exceed one per cent of the cost of their construction.

(4) Now the conditions in which irrigation is effected in the Central Provinces differ consinderably from those in most other provinces in India. In the large

00

ł

irrigation provinces of the Punjab and United Provinces and in Sind, crops cannot be grown without irrigation and there is an assured market for irrigation in all years. In the Central Provinces some sort of crop can be obtained in practically all years without irrigation and in many years, unless some incentive is provided to establish a regular demand for irrigation, the cultivator will either refuse to take water or will defer taking it until it is too late for him to benefit materially from it. This incentive has been provided by the introduction of a system of agreements under which whole villages agree to pay for the irrigation of the whole area cropped with rice in the commanded area in all years, whether they take water or not. At one time agreements could be made for periods of one, five or ten years, but it has now been decided that all agreements shall be for a period of ten years.

Government undertakes, in the case of villages which enter into agreements, to supply water at specially favourable rates, and when the outturn is unsatisfactory to give liberal remissions of the water-rate. In the case of the first agreement for a period of ten years. irrigation is generally given free or at a rate of 8 annas an acre in the first year and it rises to Rs. 3, Rs. 3-8 or Rs. 4 by the end of the period of agreement.

This system not only provides an incentive to regular irrigation, but it renders the irrigation of the rice area a practicable, instead of an impossible proposition, and will, it is hoped, in course of time, secure a regular market in a fixed area and allow irrigation schemes that have been constructed to be remodelled to suit the conditions under which they are required to operate. In the conditions obtaining in the Central Provinces, it would, in fact, be impossible to develop rice irrigation under a demand system and the continuation of the agreement system is essential.

(5) The agreement system was introduced solely for the irrigation of rice and practically the whole of the rice area that is irrigated is assessed under this system. The figures for the last three years are as follows:—

		-		Area of rice irrigation under the agreement system.	Area of rice irrigation assessed under the demand system.	Total rice area assessed.
1921-22 1922-23 1923-24	:	:	:	409,110 402,241 423,574	6,805 5.047 3,838	414,408 432,269 451,401

It will be seen that very little rice irrigation is done on demand and in the few cases in which it is done the villages would undoubtedly enter into agreements if they could, but are prevented from doing so owing to opposition on the part of one or two occupiers who hold comparatively large areas of land. It will also be noticed that in the last two years the areas recorded as irrigated are appreciably less than the total areas assessed. This is probably due mainly to the fact that it is extremely difficult to record areas irrigated during the kharif season with any accuracy, and there is little doubt that practically the whole of the area commanded was irrigated.

The system has been applied to wheat under one small work and it is proposed to apply it to this crop under another work which is under construction. But it has not been applied to any other crops.

(6) A statement is attached detailing generally the agreement and demand rates in force for the various crops that are irrigated.

Rice is the main crop that is irrigated and other crops are of very little importance. For rice there are different rates for irrigation under agreement and irrigation on demand. As already stated pratically all rice irrigation is done under agreement and the demand rate is of comparatively slight importance.

The sliding scale of agreement rates varies in the different districts. In the advanced rice-growing districts of the Nagpur Division and in Seoni it starts at from Rs. 1-8 to Rs. 2 and rises during the course of ten years to Rs. 3-8 or Rs. 4. There is only one tract in the Nagpur Division where a lower scale of rates is fixed, and that is the Baihar tabsil of the Balaghat district which is a backward tract largely inhabited by Gonds. In that tract the first ten years

scale of charges is from 8 annas to Rs 2 In the other more backward areas, of which the Bilaspur, Rapur and Drug districts are by far the most important, irrigation is either given free in the first year or a comparatively small rate is charged, and the maximum rate for the first tenyeur, period is Rs 5 hu moder certain tanks, after the first period of agreement of ten years had expired, a cale, rising to Rs 4 at the end of the second period of ten years, was introduced and this scale has been accepted without scrious opposition. Most of the villages that had had irrigation for ten years under their original agreements have come moto agreements for a second period of ten years, though in some cases a delay of a yerr has occurred before they did so. There is no doubt that after the expiry of the first agreements there will always be some hesitation about entering into new agreements, especially when the motiscon appears likely to be favourable and it is anticipated that a fair crop will be respect without irrigation. This delay is an unsatisfactory feature, but it is only human nature to postpone incurring a hability as joing as possible and at present there does not appear to be any way of avoiding it. Later on, if and when the demand for irrigation is in excess of the supply, it may be possible to lay down conductions which will result in agreements being renewed promptly when they expire, but it is not necessary to consider this point beer

(7) The present maximum agreement rates for rice are low compared with those in most other provinces

The following are the maximum and minimum rates for irrigation by flow in the more important irrigation provinces -

			CRE FOR BIC N BT FLOW		
Name of Province	From		To	REMARKS	
	R9	A	Ra a		
United Provinces*	(~) 2	ø	7.8	*Owners rates amounting to 16 and ind of the occupiers rates are	
Punjib	(6) 3	0	7 8	also charged in this province (a) Lower rates are	
North West Frontier Province	2	0	7 0	charged in Bundel- khand and Robil- khand (b) This rate is appli- cable only to mun-	
Madras .	2	0	5 0	dation crisis	
Bombay	0	81	4 0	Monsoon irrigation	
Burma	2	4 -	6.8	(four months	
Biliar and Orisea	2	0	(c) 5 0	(c) Ps 48 is the maximum rate for rice under a long term agreement	

In making a comparison between the agreement rates in the Central Provinces and rates in other provinces, it has to be remembered that—

⁽a) in the Central Provinces only the partial protection of the crop is assured and the cultivators will not in bad years receive water to the extent required by them.

⁽b) in practically all years a crop, and often quite a good crop of rice, can be obtained without irrigation, while in most other provinces no rice crop could be grown without irrigation.

⁽c) State irrigation is of comparatively recent introduction in the Central Provinces

The conditions in the Central Provinces probably more nearly approximate to those of Bihar and Orissa than those of any other province in India, and compared with that province, and taking into consideration the fact that irrigation is comparatively new in the Central Provinces, the maximum agreement rates in this province cannot be considered to be low.

The principle on which agreement rates are fixed is that they should be as high as can reasonably be levied without affecting adversely the development of irrigation, and this principle is undoubtedly suitable in the present state of development of irrigation in the province.

- (8) Demand rates for rice are generally Rs. 6 or Rs. 8. In three cases they are less than Rs. 6 but these cases are of little importance, as the area of irrigation affected is very small. The rate of Rs. 8 is higher than that levied in any other province, but comparison with rates in the United Provinces cannot fairly be made, as in that province an owner's rate also is charged. At present the demand rate is fixed at approximately double the maximum agreement rate. It is purposely fixed at a high figure, as it is not desired to encourage irrigation on demand. Eventually, it is proposed in the case of rice to fix the demand rate generally at half the profit secured by the cultivators from irrigation in a year of bad or badly distributed rainfall.
- (9) As already stated, the area of crops other than rice irrigated in the Central Provinces is small. In 1921-22 only 21,533 acres of rabi and 724 acres of perennial crops were irrigated, while in 1922-23 the figures were 9,122 acres rabi, 1,156 acres perennial and in 1923-24, 9,103 and 1,528 acres, respectively.

The area of rabi irrigated will fluctuate, depending on the condition of rainfall during the cold weather, but at no time will it be large and the cultivator will never agree to pay any high rate for such irrigation. The irrigation of perennial crops can never be undertaken on a large scale, as the very large majority of the works in the province cannot be relied on to irrigate throughout the year. In the few cases in which the irrigation of perennial crops can be assured, comparatively high rates will be secured, and in the Balaghat district a rate of Rs. 25 per acre is already obtained for cane irrigation. It is only fair if agreements are made for the irrigation of rice that the agreement villages should be given the benefit of all the water available, and, in the circumstances, no water can be reserved for perennial crops if it is required for rice. The general policy in the province is to develop the irrigation of rabi and perennial crops will become impossible and should be prohibited except in a few cases.

The rates for *rabi* and perennial crops are gradually being raised, and if it is found possible, it is proposed eventually to fix them at a figure corresponding to half the profit secured by irrigation in a year of normal rainfall. It is however unlikely that so high a rate will be obtained.

(10) I am satisfied that the charges for water supplied for irrigation in the Central Provinces are as high as can reasonably be levied in the present state of development of irrigation. They are, however, not maximum charges and they will gradually be raised. I do not anticipate that, during the next 15—20 years, it will be possible to levy a higher rate than Rs. 5 for rice irrigated under agreement, and there will be many works under which a rate of Rs. 4 will not be exceeded during that period. Many factors affect the rate, not the least of which is the reliability of a work, and it is only under very reliable works, which command areas occupied by a good class of cultivators, that a rate of Rs. 5 can be expected in the comparatively near future.

I consider that the agreement system of irrigation is the only one that can be applied successfully to the irrigation of rice in the province. It might be possible to apply systems (4) or (5) of those suggested in the questionnaire to other crops, but none of them could be applied to the irrigation of the rice crop.

Systems 1, 2 and 3 all appear to assume that irrigation is essential to the production of crops, and that the demand is established. No system which assumes this is suitable to the Central Provinces. Systems 1 and 2 would involve leving rates which would be prohibitive and would cause grave discontent and a very large reduction in the area of irrigation. They would, in fact, probably kill it altogether.

Under system 4 the cultivator would defer his application for water until the last moment, and petitler the cultivator nor Government would secure the full benefit that they should secure from the works

System 5 assumes competition for the water. It could not be applied in the case of iree, as the quantity of water likely to be available is not known. In the case of rabi it might be used on small works, but it could not be adopted on large works, as the purchases would not undertake the distribution

Q 16—(1) When land, which is newly brought under ringstion or is guaranteed a supply of vater from a bata irrigation work for the first time, increases largely in value, there can be no doubt that the State should receive a portion of the increase. In the Central Provinces though the increase in the value of the land is taken into account at the time of the re-settlement of a district the evitent to which the rent can be uncreased is so small that the increase which is actually made can ordinarily be secured whether the value of the land has been enhanced or not.

A Settlement Bill has been drafted which will, if it is passed, allow Govern ment to make a greater increase than is made ab present in rents in areas where the value of land has risen due to the construction of a State irrigation work or to any other improvement effected by Government. But it is not proposed to use this provision to secure anything approaching the maximum revenue which night in theory be extracted.

(2) Rents generally are very low in the Central Provinces and the average maximum increase normally made at resettlement is 33 per cent. It is proposed in sress in which improvements have been effected by Government, to raise this percentage to 50. Rents of Re 1 an acre and less are not uncommon and if a rent of Re 1 is raised to Rs. 18 the State will secure only 12 annsa or which only 13rd unnas represents the additional revenue to the State on secound of the improvement effected Seeing that the value of the land may have risen from, say, Rs. 40 to Rs. 150 or more an acre due to this improvement, it is obvious that the State takes only a very small part of what might be taken

(3) It is, however, not politic at present to attempt to enhance rents on any large scale in views that are commanded by State irrigation works. The works must first be popularised and irrigation must be established Even the small increase which it is now proposed to make in rents is regarded by some officers with distance. They argue it at it would be better to fix water rates oo as to obtain the full value of the water directly in the chape of water rates on a to obtain the full value of the water directly in the chape of water rates than to obtain any part of it as land revenue. They also pointed out that when rents are increased downment obtains the whole. Officers who are in favour of the enhancement of rents point out that the increase in the rents, being so small, will have no effect whatever on the rate at which water rates can be increased and that though only half the increase in rent is obtained by Government, that increase is make on the whole area commanded and applies to areas that are not irrigated as well as to areas that are not irrigated as well as to areas that are not unrigated areas situated in tracts commanded by a State work pay nothing whatever for the advantage of being in a tract which is, for all practical purposes, secure from famine

(4) At present I do not consider it desirable to go further than is proposed in regard to enhancement of reits in arrigated areas. It would however, not be unreasonable to tax sales of land in these areas fairly heavil, and to credit to the account of the irrigation work concerned the amount of the tax on the difference between the enhanced and pressous value of the land. No doubt a tax of this kind would be difficult to apply, as the true price paid would be concealed. To start with the State might take 25 per cent of the difference between the price paid and the value of the land prior to the construction of the work from which it benefits I understand, however, that there are certain difficulties which would reader any such echeme largely importance One of these difficulties is that occusance tenants, who form a large proportion of the excupiers, cunnot self then land, though they do so in an induced manner. If any such tax as proposed were levized, I am inclined to think that payment should be made in one sum

					202			,	
	;	Клилике.	•	*With a reduce of As. 12 on wet rated areas coming miles agreement.	Do.	ъо.	+With a relate of As. 4 on wet rated areas coming under agreement.	With a rebate of As. 12 per acre on wet rated arone provided that where the water rate does not exceed 18s. 1-8 a rebate of 50 per	cent is allowed,
Section of the sectio	rater Heritag	Supply o to fill tanks.	Per 10,000 c.ft. Rs. Ts. A.	1 0	,0	1 8		0 [-	
i angelei		Castor.		:	:	:	<u>:</u>	<u>:</u>	,
	atoes.	soc teems	. BB.	:	:	<u> </u>	· :	:	<i>:</i>
		Kcdo.	Rs.	:	<u>:</u>	:	<u>.</u>		
		Cotton.	Rs.	H	1	-	г		
nce s	Ē	Plantains.	P84.	19	13	12	13	13	
rovi	•911	пп-рппотЪ	Rs.	es (က	တ	e	ω ω	
Jentral P.	-sd	one 1970IO oue 1910IO	Rs.	œ	œ	:	:	12 6 for clover only.	<u> </u>
he (Frait orch	Re.	22	12	02	-10	12,	
in	<u> </u>	Garden ero	188.	œ	89	30	01	<u> </u>	
agreement and demand rates in the Central Provinces.	SUGARIOANE.	Thin.	R. R.	20	20	25 for Pathri and omal, Rs. 20 for other	tanks. Do.	20 15 for modium and thin.	
ement anc	PLAM,	Domand. Thick.		0 1	1 0	1 0 1 8 for canal.	1 0	ω ο	
Statement of agre	Rani (Wheat, Gran, etc.)	Agreement. I	D C	:	ŧ	:	ì	:	
Stat		nomand.	, land	. 80	-	` &	4	9 .	
Try man back Chi yang da Magasi yan 194 i P.Y i	m assume trade experients. Really,	Agreement, D	1	* 1919-20 to 1928-29, 184. 1-8 18, 8-8.	• ; 020.21 (0 1020.30, IRH, 2, IRH, 2-8 to IRH, 4,	• 1914 :0 to 1928-29, 184. 1-9 to 184. 3-8.	Do, Ballur Tanks † 1020-21 to 1020-30, As. 8 to Rs. 2.	From free in the 1st year to 18s. 3 in the 10th year. On some tanks the rate commones with As. 8 and 78 a.	
*	r dat ja Zamanja militam mjanja i dicinaj vy mjena. Wamać Pril	District.		1. Nagpur and * 1	2. Chanda,	3. Balighat Tanks and and Waln-ganga Canal.	Do, Ballıar Tanks	. Inbbulpore	1

œ	- Marine	0g+	Rebate of Re 1 on wet mitted area WH's e. a double c op 1s grown rebate to be given on one crop only	6 SEbate of 14 9 on wet rated areas	Rebato of As Con et rated areas		•
				-	_		
				m			ю
	-	-	н ,	-			-
H		-	61	Treat Ites			10
2		22	22				22
9		90	· ·	-			-
69		64	69				0
		n	12 1 pet watering for clover for Into a	ю			50
9		2	2				9
g.		71 77	2	2			10
8		8 for medium a d thin	A for med are and th a	ا ا			91
		#	2]			
æ	0 +	, æ	6 0 for Ratons only	•			-
			Chn da Leffn 1974-53-10 806. 1978-4 4 1078-4 1082- 27 Rs 3 1927 28 10 1830-31 18 3 8 1091 33 Ps 4				
	-	9	Ratons only 1	6			19
1919 º0 to 1929 9 Ps 18 to Rs 9 8		11822 23 to 1928- 30 As 8 to Re 3		\$ 1020 21 to 19 8 30 As 12 to Be 3	1st year As 9 ctl to 10 h year Rs 9	and 1922 23 to 1931 37 Rs 2 to Rs 4	let vest fee 2n.1 to 6th As 8 to Ts 8
S Seont	6 N mar	7 Damoh	\$ 60 60 60	9 Dlaspur	10 Pulpue Kum	If Kalpur and D ug Otler ta 1.5	Nabana II C. nel Tandula Çenyî

- A.—We calculate everything; we have a diagram which fixes the irrigating capacity of a tank, depending on the proportion the capacity of the tank bears to the average yield. On that we fix roughly the area to be irrigated. We cannot apply that diagram to all tanks. The bigger the capacity the larger the area to which water is distributed, and the less the area irrigated by each million cubic feet in the tank owing to losses due to absorption and evaporation in distribution. Eventually the irrigating capacity of each tank is fixed on experience of its working. experience of its working.
 - Q.—Have the agreement people a prior right for water?
 - A.—They have no prior claim under the terms of the agreement, but we always deal with the agreement people first.
 - Sir Percy Thompson. Q .- What are the rights of the man who is under the demand system?
 - A.—He has no rights whatever.
- Q.—Supposing he asks for water some time beforehand, would you say to him "you must wait until you get water"? Supposing I came along now and said that I would want water next year?
 - A .- You must come under agreement, you cannot come as an individual.
- Q.—Is there not a stage at which next year I can come and say "I want water this year?"
- A.—We have abolished the one year agreement system. The trouble involved in working it was incommensurate with the advantage gained.
 - Q.—When does a village come under the demand system?
- A.—If a village is not under agreement, either the village or an individual can apply for water at any time when they actually require it. Whether they get water or not depends upon whether we can give it with due regard to our commitments under the agreement system.
- The President. Q.—I take it that the agreement and the Madras systems amount practically to the same thing. Under the Madras system, any land outside the ayacut pays a water rate which is much higher than the rate paid by the guaranteed area.
 - A.—That is very much so, but here it is entirely voluntary with the people.
- Q.—There is no provision under which the majority of the ayacut holders can force the rest?
 - A.—We make an agreement with a village, provided the occupiers of 30 per cent. of the commanded area in that village, which is under the crop concerned, agree. That is the provision of law.
 - Dr. Hyder. Q.—Your system is more or less an insurance system?
- A.—It is a partial insurance system. We do not guarantee a full crop, but we grant remission of water rate when the crop is below a certain standard.

 Dr. Paranipye. Q.—In the table attached to your statement, you have a column "supply of water to fill private tanks." What is that for?

- A.—If a man, owning a tank, uses up all his water or if his supply is low and he wants us to fill the tank, we do so at the rate shown in this column.
 - Q.—Are there many such private irrigation tanks?
 - There is a very large number of private tanks in this province.
 - The President. Q.—Why do you limit the supply to rice?
- A .- We do not limit the supply to rice, but rice is the one crop for which you must provide an incentive for irrigation and this is done under the agreement system. Rice is also by far the most important crop from an irrigation point ·of view.
- Q.—Don't you allow an agreement village to grow a dry crop with the aid \sim of irrigation?
- A.—Water may be given on demand for any crop. The irrigation of rice on demand is, however, not a practical proposition in the Central Provinces. If two or three cultivators with rice fields in different parts of an area commanded from an outlet asked us to irrigate their rice fields, it would be impossible to do so without passing the water through the fields of other cultivators who had not asked for it. The result would be that most of the area commanded from

the outlet would be irrigated, but only the men who asked for water would pay for it The irrigation of individual fields would require a most complete system of wa'er courses which it is hopeless to expect and so with such a system * it would be extremely difficult

Q.—Supposing your tanks were half full, is it not open to them to sow any other crop instead of rice, which is bound to fail?

A.—You can't tell at the beginning of the season what the position will

be We rely very largely on the rause of the year m which we are irr gating. In some cases we may at times have a big carry over, in our tanks at present we have eight thousand million cubic feet.

Q —Generally speaking you rely on the monsoon rainfall of the year on which you are irrigating

A—Les I know a tank which has been working for 18 years and I found that in only one year during those 18 years, was a less quantity of water recent than was actually required during that year Generally, we get enough water for our irragation if we do not fix the agreement area at too high a figura.

Dr Huder Q -The majority of your works are tanks?

A -We have only one canal which is not any way dependent on storage

The President Q -On page 198 of your statement you say that in the last two years the areas recorded as irrigated area appreciably less than the last areas assessed and that this probably is due mainly to the fact that it is extremely difficult to record the areas irrigated Did they all pay?

A -Yes, we only keep our records of irrigation for our own information. They are not and cannot be very accurate

Dr Paranjpye Q—If an area under agreement does not get water, it will still pay for it?

A —Yes If the crop is up to a certain standard But we treat the tenants fairly Our whole existence depends on the cultivators being contented, and they will not be contented unless we treat them fairly

The President Q -- May we go to the table on page 199 of your statement—maximum and minimum rates for irrigation by flow? This is for rice only?

A -Yes

Q-I do not think your figure is quite the maximum in Madras

 $A-\mathrm{I}$ took these figures from the annual Administration Reports, they may not be quite correct

Q—The more it costs vou to complete a work the higher the rate you would have to charge

 \mathcal{A} —That would be a commercial system but it would not be suitable to the Central Provinces

Q-Quite recently, we put the rate for rice up to Rs 10

A—We charge Rs 25 for cane But we get a very much bigger return from rice. For rice, if we charge a rate of Rs 4 as a normal rate, we get about Rs 100 for every million cubic feet of tank capacity. There is very little loss due to absorption, etc., as the irrigation is done in the rains. In the case of cane if we charge Rs 25 as acre and do one acre for one million cubic feet we obtain a return of Rs 25 per million cubic feet. If we irrigate wheat, we do 10 to 12 acres per million cubic feet, and if we charge Rs 2 or 5, we make Rs 30 So, rice will give a return of about Rs 100 for a million cubic feet, and wheat and cane give very much less

Q-Wheat takes much less water

A —Losses in distribution, due to absorption, etc., are so high that they wipe out the advantage

Sir Percy Thompson Q-Why is that?

A—Rice irrigation is done in the rains when the soil is saturated. Rice is the most paying crop from our point of view. From the cultivators' point of view, cane is better but it requires capital.

- The Maharajadhiraja Bahadur of Burdwan. Q.—Is rice the staple food here?
- A .- Yes, in the south. In the north, it is wheat.
- Dr. Paranipyc. Q.—On page 200, you say that eventually in the case of rice it is proposed to fix the demand rate generally at half the profits secured by cultivators from irrigation in a year of bad or badly distributed rainfall. Before that, you said it would be impossible to find out the return.
- A.—I do not think I said that. It is very difficult to ascertain the profits, because they vary from year to year. The rainfall varies and we can only ascertain the average profits by observations over a period of years; we can ascortain the profits in a really bad year on the observations of one or two bad years, but we have not got these figures yet.
 - Q.—But the profits of the bad year are distributed over the good years.
 - A .- Yes, in considering the agreement rates.
- The President. Q.—On page 197, you say that the Irrigation Commission referred to the very low rates of land revenue as likely to prove a bar to the rapid enhancement of irrigation rates.
- A.—The idea was that people who are accustomed to pay so little as land revenue would regard a rate of Rs. 2 or Rs. 3 for irrigation as absurd. For this reason we have had to start with very low rates. The disadvantage applies only in the beginning and eventually the low rate of land revenue will enable us to charge a higher irrigation rate than would otherwise be possible. If we had started with a rate of Rs. 4 the people would not have taken water at all.
- Q.—What cases do you refer to on page 200 as those in which the irrigation of perennial crops can be assured?
- A.—We have a few works which we can rely on to be full or nearly so at the end of the monsoon and under these works we can irrigate cane and fruit gardens with fair confidence.
 - Q.—Your proposal is to tax sales of land?
 - A.—Yes.
 - Q.—You would not like the idea of a betterment tax?
- A.—If you levy any appreciable betterment tax, you would have difficulties over your water-rate. But if a man is prepared to buy land, I don't see why he should not pay a little extra which will go to us. It is absolutely essential that we should do nothing to interfere with development.
- Q.—In Madras, they have gone to the extent of making a man who is in the demand area pay an inclusion fee to come into the agreement area.
 - A.—We have not got to that position yet.
 - Sir Percy Thompson. Q.—Would you take a percentage on the sale price?
- A.—I would take a percentage on the difference between the sale price and the value of the land as it was before State irrigation became available.
 - Dr. Paranipye. Q.-How are you going to determine it?
 - A .- I would leave it to the Deputy Commissioner.
 - Dr. Hyder. Q.—Why not have it in all cases, why only in the case of sales?
- A.—When a man sells some of his land, there is a reason for taking something which does not exist in the case of the man who does not sell his land. If you tax all land in the commanded area whether sold or not it would certainly render irrigation unpopular if the tax was appreciable.
 - Sir Percy Thompson. Q.—Won't you take anything from the vendor?
- A.—Whichever you take the sum from, both will pay. If the purchaser is taxed he will pay less to the vendor that he would pay otherwise. If the vendor is taxed he will take more from the purchaser.
 - Dr. Paranipye. Q.-Would not there be collusive prices?
- A.—Yes. It would, I realise, be extremely difficult to say what the actual sale price was.

The President Q—Have you any idea of the percentage of increase irrigation has cursed?

A—The figures I have given in my note are nothing out of the way Rs 40

to Rs 150 is quite a normal increase, even Rs 200 would not be out of the way at all

Q-Would you consider 25 per cent of Rs 110, 1c, R3 271, sufficient, spread over 25 years?

A—Spreading the charge over a number of years makes it easier for the cultivator, but it means keeping accounts

Sir Percy Thompson Q-When is the time to get it?

A -If you make it a yearly payment, and not in a lump sum when the sale takes place it looks as if it is a tax and this is undesirable

The President Q-You say the Settlement Bill will allow Government to make a greater increase than is made at present in rents in areas where the value of land has rised.

4 There is a provision to the effect that, where an improvement has been made by Government, a higher percentage may be charged than the normal percentage is, the idea is that the percentage may be raised from 35 to 50

Sir Percy Thompson C -Whatever increase you make in the rent, Govern ment will take 50 per cent out of it by way of land revenue?

A -Government will get half the increase and the landlord, who has done nothing will get the other half

The President Q-On page 201 of your statement you say that occupancy tenants cannot sell their lands

A -Yes

Q -They can sell their rights in the land ?

A-I discussed that point with Mr Dyer I do not know very much about it Judirectly occupancy tenants do sell their land

Sur Percy Tionneon Q -I am not quite clear about the demand system II a willage is made the area which is covered by the irragation system the cultivator can come at any time and salt for water and you say that he cannot have it if you have not enough to space?

A -les In the case of rice, the cultivator who obtains water on demand pays about double rates

O-Lour rates are fixed?

A —We reconsider all our demand rates annually, and reconsider agreement rates shortly before periods of agreement expire

Dr Hyder . Q - When do you do this?

A -We do it now, at the beginning of the year, and the revised rates apply to the coming year

Sir Percy Thompson Q.—The man who is growing rice wants water generally at a time when you haven so it and at the time when you have a large quantity, he does not require it?

A —Quite so, the reason why the acreage of rice irrigated on demand is falling is because the people who want water come under agreement

Q —I suppose also that people find that they do not profit by the system of demand rates

A—Those who take water for rice on demand are mostly those who would enter into agreements if they could In most cases they cannot because the malguzar refuses to be party to the agreement.

Dr Hyder Q -What is the reason for the malguzar standing out?

A—In some cases his idea is that, if his tenants are too well off, he will lose his authority over them. But there are many other reasons, and very often it is the absences landlord who prevents us from obtaining agreement

The President. Q .- What is the procedure in regard to the annual revision?

- d.—Every Executive Engineer draws up his proposals for the rates to be levied for the irrigation of various crops during the next year. These proposals go to the Superintending Engineer, who sends them on through the Deputy Commissioner and Commissioner to me and the Local Government then makes any changes that are considered necessary.
 - Q.-On what basis do you revise?
 - A .- On what we think ought to be done.

Sir Percy Thompson. Q.—Is balancing the budget any consideration in the revision?

A .-- No.

- Q.—Supposing in the current year there is a bad monsoon, would you alter your rates for the next year?
- A.—We should not put up rates on that account. Once the rates settle down, there will be no necessity for these annual revisions; and it will probably suffice eventually if rates are reconsidered every four or five years.

The President. Q.-These are demand rates?

- A .- Yes. Agreement rates are fixed for each period and are reconsidered when agreements in any area are due to expire.
- Dr. Paranjpye. Q.—Your total expenditure on irrigation up to date is about 6 crores of rupees?

A.-Tes.

- O .- Is there more room for extension?
- A.—Yes; we have a programme on hand which will cost about another 4 or 5 crores.
 - Q.—There are prospects of having enough water for these irrigation works?
 - A.—Yes.
 - Q.—You haven't got any heavy rainfall here as in the Western Ghats?

.1.-No.

The President. Q.—Do you find that works started as protective works tend to become productive?

- A.—At the present moment I am undertaking the consideration of the development of every work that has been constructed. We have constructed something over 100 works and every one of these has to be examined with a view to its development. Each will require some remodelling, because, when we started construction, wo did not know accurately what parts of the area commanded we were going to irrigate. We have not yet reached anything like full development; it will take a long time yet.
 - Dr. Hyder. Q .- Are your irrigation works in the south, north, east or west?
- A.—Our most important works are in Chhattisgarh. We have a fair number in the Nagpur tract but in the north we have only small works. The north, from the point of view of development, is the most unsatisfactory area. The people are far more backward there and they do not regard rice as their chief crop. Wheat is their main crop. There is not the same demand for irrigation in the north as in the south.
 - Q.—You do not do anything with the water of the Nerbudda?
- A.—No. As things are at present, we should not be justified in spending any large sum on irrigation works in the north of the province. We are quite justified in going on in the south.

12th February 1925.

Nagpur.

PRESENT.

Sir CHARLES TODHUNTER, KCSI, ICS, President

Sir Bijay Chand Mahtab, GCIE, KCSI, IOM, Maharajadhiraja Bahadur of Burdwan

SIT PERCY THOMPSON, KBE, CB

Dr R' P PARANIPLE

Dr L K HYDER, M L A

Mr. C. U. WILLS, I.C.S., Excise Commissioner, Central Provinces and Berar, was examined.

Written memorandam of Mr. Wills.

Q &1—"Prohibition" in English ordinarily implies prohibition of alcohol only, ance in European countries the use of drugs as an intoxicant has long been totally prohibited by law But in the Central Provinces and Berar, about which alone I am qualified to speak, present statistics of consumption indicate that quite as much intovication must be ascribed to drugs as to alcohol Prohibition of drugs, however, is seldom advocated, as their use does not, for certain historical leasons, offend orthodox social comion Prohibition of alcohol, on the other hand, is frequently urged, but I do not auticipate its introduction now or in the near future, either generally in this province or in particular areas. Such prohibition has been imposed in the neighbouring State of Bhopal, presumably because the ruler of that State is a Muhammadan who felt bound to subscribe to one of the main tenets of Isham It is also possible that an Indian Minister might according to the state of the such as the suppose that an Indian Minister might according to the suppose that an Indian Minister might according to the suppose that the Provincel Government would accept a prohib '17th, based ministy or a religious and social prejudice, unless supported by a marked minister of the according to the activities of many drinking classes towards the use of alcohol, but this change was temporary Now that the social and religious movement (known as the non-consider procent little indication that the proposed control of the province and Berar, I have, indeed, witnessed a change in the activities of many drinking classes towards the use of alcohol, but this change was temporary Now that the social and religious movement (known as the non-consider that prohibition of alcohol is at present in this province within the province within the province wit

Q 63-I would accept all statements quoted in this question which, as I understand them, emphasize the view that the taxation of inforcents is not only justified for revenue purposes on general economic grounds but, is also

properly regarded as an administrative weapon for the enforcement of restrictions calculated to prevent abuse. This, the revenue cum temperance points of view, is laid down in the Government of India's Resolution of 7th September 1905. "The Government of India have no desire to interfere with the habits of those who use intoxicants in moderation: this is regarded by them as outside the duty of the Government and it is necessary in their opinion to make due provision for the needs of such persons. Their settled policy, however, is to minimize temptation to those who do not drink and to discourage excess among those who do". But such a policy as this does not, in my opinion, satisfy social requirements in the Central Provinces and Berarfor these reasons:—

- (1) There is, in this province, a definite social prejudice against liquid intoxicants in any form which has the support of orthodox religious opinion among both Hindus and Muhammadans. Individual Hindus and Muhammadans of the better classes do drink; there are numerous castes among whom the use of alcohol is permitted by custom and there are certain forest tribes among whom on occasions the use of intoxicating liquor is still a religious necessity. But what is recognised by all Indians in this province as the best social opinion definitely condemns the use of alcohol altogether and this condemnation has, in many instances, been supported by the leaders of opinion among the very classes who are most prone to drink and even among the forest tribes.
- (2) In western countries alcohol is the only intoxicant which presents a serious social problem. In this province drugs are, at least as extensively consumed as alcohol and it is, I think, illogical to lay down a policy in regard to one class of intoxicants which will not be applicable to the other class. The eventual restriction of the use of drugs to medicinal purposes is a legitimate goal for our excise policy and, in my opinion, the same attitude has in this province been rightly adopted towards alcoholic liquor also.
- (3) In this province the use of alcohol is mainly confined to the lowest classes of society. There is little attempt that I am aware of to cultivate the palate or the pleasures of drinking for taste only. Alcohol is, I believe, primarily consumed in order to obtain some physical sensations at least preliminary to intoxication. Thus the Central Provinces and Berar Excise Committee of 1904 wrote "Indian populations use intoxicants chiefly for the effect on thebrain. The consumers of imported liquor fall for the most part under a different category, those that drink for taste" (paragraph 59). It is significant in this connection that country spirit of the highest issue strength and even foreign liquor is commonly taken neat without any admixture of water, by Indian consumers.
- (4) It seems to me that the use of alcohol, whether from the above or from other climatic or physiological causes, is somewhat more detrimental to the average Indian consumers than to ordinary consumers in the United Kingdom.

For these reasons I consider that a merely revenue cum temperance policy is not enough. Government's policy in regard to intoxicants should go further and should associate itself with what is generally regarded as the best and most orthodox Indian social opinion. This orthodox opinion is not based on a scientific estimate of the effect of intoxicants on the physical condition of the consuming classes but on a social sentiment or religious prejudice which may have originally been derived from considerations of public welfare but is now largely independent of it. It follows from this that taxation should be employed as a weapon not merely to minimize temptation to those who do not drink and to discourage excess among those who do but also to discourage the use of alcohol by Indian consumers generally. It should also be employed as a weapon to discourage generally the use of other intoxicants such as opium, ganja and bhang. Such a policy can only advance gradually as the drinking classes are won over to the orthodox point of view and as those who takedrugs are persuaded that their use is harmful. It will involve, therefore, only a very gradual curtailment of excise revenue which may well be madegood by the gradual expansion of revenue from other existing sources.

- Q 64—The Excise policy of this province is primarily defective because it also down a system of gradually increasing restriction directed to the attainment of ultimate prohibition in the case of alcohole intoxicants only. The taxation on all forms of alcohol his, therefore, been raised to the fighest point possible. The taxation on drogs has also been raised substantially in the past but is, in my opinion, susceptible of a much greater increase if the duties in other provinces are co-ordinated and if measures are taken to curtail smuggling from the Central India States. In the matter of taxation on intoxicating drugs the policy followed in this province is justified by evisting circumstances but falls short of what I would approve if certain limiting encursatances could be altered.
- Q 65—The rates of duty in this province vary from nil to Rs 20 per proof gallon. They are all adjusted to meet the paying cipacity of the drink ing classes in different areas. Continuous attempts are being made to reduce the variety of duty rates but it is in practice impossible to do much in this direction. The application of a uniform rate as in other countries would be utterly impracticable.
 - Q 66—Recent increases in the rates for country spirit have been followed by a considerable increase in illust production. The increase in illust product on cannot, however, be sholly stitubuted to the increase in taxation Representatives of the Swara party have openly advocated illust distillation especially in jungle areas, have urged consumers not to take their injunct from licensed shops and have generally trued to bring the anthority of government into contemp. This has weakened the control exercised by the everse staff and has at the same time given a stimulus to illust distillation
 - Os 67 and 68—I find it necessary to answer these questions together. In wy opinion the taxation on foreign inpore should be entirely under the control of the Provincial Government subject to the provise that the duty rate imposed both on imported and on locally made imitations of imported liquor must be not less than the tariff rate. The duty on all foreign liquor whether imported or Indian made, which is consumed within the province, should be credited to provincial revenues and any claim on account of customs on imported spirit on the part of the Central Government should be settled by a nixed annual assignment from provincial to central revenues.
 - The difficulties presented by the present system which allows a duty fixed by the Central Government to conter on imported liquor freedom from all restrictions on transport are as follows
 - (a) The restrictive policy accepted in this province in the case of country spirit is unduly hampered in every locality where foeign liquor is sold It is impossible to raise the country spirit duty beyond Rs 20 per proof gallon when the foreign liquor tariff rate is only Rs 21 14 0
 - (b) There is also an undesirable conflict between provincial and central interests. The tariff duly on imported lagons spees to the Central Government. The duty on Indian made foreign liquors goes to the Provincial Government. Our Excise Department must necessarily regard with favour any displacement of imported by Indian made varieties as every proof gallon of such displacement means an addition of Rs. 2114 0 to the provincial revenues.

In view of the difficulties which already evist in this province owing to the freedom of transport allowed to imported liquor I would strongly oppose any extension of the same privilege to locally made mutations On the contrary the freedom of transport at present given to imported liquors should be done away with and duty should be assessed, at any rate in this inland province, by the Provincial Government on all liquor consumed within its borders subject to the provise already mentioned that this duty rate must not be less than the customs tariff. This proposal is similar to the suggestion to the less than the customs tariff. This proposal is similar to the suggestion to the less than the customs tariff. This proposal is similar to the suggestion to the less than the customs tariff. This proposal is similar to the suggestion to be less than the customs tariff. This proposal is similar to the suggestion that the form of the contraction of the supposal of the provincial due to the fact that the tariff on imported liquor goes to the Central Government while the duty on Indian made foreign liquor goes to the provincial revenues

- Q. 71.—There is no charas now sold licitly in this province. Bhang is a mild intoxicant mainly consumed in this Province by the well-to-do classes. The duty on it was abruptly enhanced from Rs. 2 to Rs. 5 per seer in 1922: in this province with no great effect on consumption. There may be no very good reason for the divergence of assessment of bhang in different provinces. On the other hand there is, from the point of view of this province, little to be gained by bringing it into line. In the case of ganja this single term covers productions of widely differing narcotic power. Both the Ahmadnagar ganja of Bombay and the balluchar ganja of Bengal, Bihar and Orissa are tar more potent than the local ganja produced and distributed under Government. supervision in the Central Provinces and Berar. In view of the wide diversity of quality I doubt the need or, indeed, the desirability of imposing uniform rates. At the same time little is done to co-ordinate the taxation in different provinces. The Central Provinces and Berar suffer a good deal, for example, from smuggling from Khandesh. In self-defence this province has been from smuggling from Khandesh. In self-defence this province has been compelled, contrary to its cwn policy, to provide ganja of stronger narcotic power to shops on the Bombay border. There is a similar but less acute difficulty on the Bihar side. If the Central Government were to arbitrate in difficulties-of this kind a settlement of them might well be found which is hardly at present attainable. There is, in short, ample reason for variety in rates, but the variety which exists at present is, in no way, the result of any reasoned adjustment between this and neighbouring administrations.
- Q. 77.—Smuggling of cpium is of two kinds, organized smuggling mainly towards Calcutta and Bombay and eventually, perhaps, towards Burma and petty smuggling across the Central Provinces borders. Practically all this contraband emanates from Central India. The problem is a grave one. Sofar as organized smuggling on a large scale is concerned this province is protected simply because there is a far better market elsewhere. At the sametime "foreign" opiniom from the Central India States is not infrequently found in transit in large consignments amounting in some cases to half a maund or in transit in large consignments amounting in some cases to half a maund or more. The seizure of quantities of five or six seers at a time is common. As regards petty smuggling the evil is so extensive that along the borders of certain States to a depth of eight or ten miles in British territory the sale-of Government opium has practically ceased.

The explanation of this state of affairs is to be found simply in the wide-disparity of prices. The issue rate for opium in the Central Provinces and Berar is Rs. 75 per seer. In Gwalior it is Rs. 23; and in Indore Rs. 30.

In these circumstances, any arrangements for control by the consuming province are bound to be but partially effective at the best. But, as I amignorant of the administrative and political difficulties of control in the Indian-· States, I am unable to suggest what revision of the existing arrangements: is practicable.

Mr. Wills gave oral evidence as follows :-

The President. C.—You are the Commissioner of Excise?

- A.—Yes.
- Q.—Have you any other duties? -
- a .- Recently I have been made Superintendent of Stamps also.
- Q.—Can you tell us anything about salt?
- A .- No; I know nothing about salt. We have no manufacture if salt here.
- Q.—Of course our concern with excise is purely from the taxation point of view. The temperance point of view interests us in so far as it affects' taxation. You say 'the present statistics of consumption indicates that quite as much intoxication must be ascribed to drugs as to alcohol'. Have you any statistics of intoxication?
 - A .- No, it is purely my personal opinion.
- Q.—You say 'prohibition of drugs, however, is seldom advocated, as their use does not, for certain historical reasons, offend orthodox social opinion'. What are the reasons?

- A --Under the Moghuls the use of liquor was totally forbidden but the use of drugs was not As mentioned in a book by Professor Sarkar on Moghul administration, this rule was enforced by the Muhammidan authorities
 - Q-On the other hand, certain tribes regard alcohol as a religious necessity

A -- I believe they do to a certain extent

Q - Y(n) do not consider that prohibition of alcohol is within the range of practical politics?

A -No

- Q —Would you so a good deal further than the resolution of the Government of India of 1905?
- A—Yes That is the Local Government's policy The Government of India wished to make permanent provision for the moderate consumer. The Local Government aims at prohibition
- Q-Would you accept the United Provinces formula which is defined as the subordination of considerations of revenue to promotion of temperance?
- A-I have always understood that revenue considerations were subordinate even under the old policy of the Government of India
 - O-It was maximum revenue and minimum consumption
- A —Yes But that policy was to be carried out regardless ci revenue considerations
 - Q-Your own policy is promotion of temperance without regard to revenue?
 - A -Yes
 - O-So that you look to a reduction in revenue?
- 4 --Yes, eventually But in actual practice we have recently got an in crease of revenue. This year we expect to get a higher revenue than we have ever, got before
- Dr Paranypye Q Is it due to the fact that there is no Minister at present I ask this because I have been told so by certain persons
- A-That is a gross libel. The revenue has gone up because f the unusually high cotton prices and because of the high restrictive rates
 - Dr Hyder Q-Because of the agricultural prosperity?
- A—Yes, there are a variety of causes. The price of cotton, which was the highest ever known in the province, is the chief cause as most of our revenue comes from the cotton districts. But the increase of consumption is very small. We are still giving full effect to the policy laid down by the Vinnister.
- Sir $I \cup C_f$ Thompson Q —Does not the policy of the Minister 20 further than the policy you just enunciated *
- A The policy was altered in 1921 practically at the dictation of the local Legislative Council and the Government accepted a compromise proposed by the Council and the Minister
 - $Q \longrightarrow \text{Ind}$ that is restriction of drink regardless of revenue considerations? $A \longrightarrow \text{I.e.}$

-- --

- The President Q-That is prohibition is the goal?
- $A \mathfrak{T} \varepsilon s$ and as the means towards it we were to use the old nethods more intensively
- Dr Hyder Q-Is the illicit distillation greater and greater as you force up the rates?

A -les

- Q-Ard you cannot control at?
- A -I' is impossible to control, there never was a complete control
- The President Q—You are aware I think of the statement which we have sent regarding the illest distillation all over India. It does show a large advance in illicit distillation.
 - A -But I think that the actual figures for this province are not quite correct.
 - Q-lou have been extending your distillery areas?

- d.—Yes.
- Q.-Can you have the figures which we have sent tested and corrected?
- A.-les; I will do my best.
- Q.—It was thought a good many years ago that it was practically impossible to introduce the distillery system into a very large area; but now you have got it introduced?
 - A .- Tes.
 - Q.—Is the staff adequate to control illicit distillation?
- A.—We take police assistance very freely. The actual excise staff is small and could not possibly tackle all the illieit distillation. But generally it is very easy to control and in so far as there is apprehension of violence, the police are ready with their assistance. The people are generally very mild.
 - Q.-Are there no eases of violence?
- A.—We have cases of that sort undoubtedly, but not at all widespread; there has been some trouble in Khandesh.
- Q.—We have heard in the Punjab that 50 eases of illicit distillation were once found in one village.
- A.—We have also some such cases here. They occur especially in our hilly districts during the festivals. But it does not indicate any general breakdown of control. In one hill district in which I served, the lieit consumption went up very remarkably and at the same time we were having a very large number of illieit distillation cases.
- Q.—Have you sufficient staff to satisfy yourselves that no such thing now goes on during festival seasons?
- A.—I am afraid that illieit distillation is a permanent feature of some of the hilly districts; and the methods of illieit distillation are so extraordinarily easy that we can never hope to stamp it out entirely. We treat illieit distillation in these areas in a somewhat special way. We do not imprison a man for illieit distillation but simply fine him. We have never tried to take drastic action for putting it down in the hill districts.
- Q.—As long as he can pay his fine out of the profits of the sale, he will continue to do so.
- A.—That would be so if it is done on business lines; but as a matter of fact, the great majority of cases are done merely for domestic consumption.
- Q.—But don't you find big distillery centres in jungle areas where the jungle tribes and others easily resort to illicit distillation?
 - 4.—No; I have not heard of any organised illicit distillation.
- Q.—In reply to Q. 63, you say that 'In western countries alcohol is the only intoxicant which presents a serious social problem'.
 - A .- That was my impression from what I know of England.
- Q.—You want to restrict the use of drugs to medicinal purposes. Is there any medicinal use for ganju?
 - A .- Very little.
 - Q.—So you prohibit ganja?
- A.—I think that is the ideal. Ganja in this province is almost exclusively used as an intoxicant.
 - Q .- Have you seen much intoxication from it?
 - 4.-No.
 - Q .- Have you any evidence of any evil resulting from it?
 - .4 .--No.
- Q.—Do you think there is anything in the suggestion that the stopping of these things will improve the physique of the people and increase their productive capacity, thus causing a large revenue from income-tax and other sources to make up your loss in excise?

- 4—Not for the community as a whole I do not think that the problem of intorusation is scute enough in this province to have noticeable effect on the physique or earning capacity of the people
 - Dr Paranipye Q-Have you particularly observed the mill workers in Nagpur *
 - A -I believe they take a good deal of liquor
 - Q-Is then efficiency decreased by their drinking habits?
- A You can argue both ways. After a days hard work the man is prob-ably better for a mild dose, while any excess might do much harm
 - Q-Would it not be much better if they spent this amount which they spend on liquor, on food and other necessaries?
- A-I think so But I think that wages are pretty high here and that they can drink in moderation and get their food and necessaries as well
 - Dr Hyder Q -- Do these things lead to crime in your province?
- A-I understand that there are only a few cases where you can prove that crime is due to intoxicating liquor, because the number of people who take liquor is so relatively unimportant
- Dr Paranipye Q-Is it a fact that those classes of Indians who take to drinking are generally more susceptible to intoxication than those in Europe?
- A -That is a very difficult question to answer I can only say, as I said an my note, that they do drink very strong liquor and I understand that they drink with little idea of enjoying the drink as a drink
 - Dr Hyder Q-Just to stupefy themselves?
 - A -That is too strong, but it may be to get a pleasant feeling
 - Dr Paranipye Q-But don't you think that the labouring man here in India takes drink because he likes it?
- A-Yes, he likes it But I am informed on good authority that it comes under a somewhat different category In western countries they drink largely for the taste of the drink In India they drink primarily for some effect upon the brain
 - Q-Is whisky drunk for the taste?
 - A -In many cases it is so I like the taste of whisky

 - Q-Not for the exhibitration that it gives you?
 - A -No, not for the exhibitation
 - Q-Is an Indian keen about the kind of drink that he takes?
- A -I have been told that Indians in some cases prefer the old outstill Ilquor, which was very noxious but to them more palatable
- Q-Does not that show that they have a particular taste for the particular drink?
 - A -Yes But I think they only like strong liquor
- Dr Hyder Q-I understand there was a committee appointed in the Central Erovinces and I think one Deputy Commissioner or the Excise Commissioner placed four kinds of liquor before the people, who were Gonds and others, and found that they prefer strong liquor combined with gur though the smell may be very noxious
 - A -Even an Indian cannot neglect the taste he must notice it, but I think their primary object in drinking is to get the physical effect
- The Presulent Q—Ion say that taxation on all forms of alcohol has, therefore, been raised to the ingliest point possible. The taxation on drugs has also been raised untastitudly in the past but s, in your opinion, susceptiable of a much greater said in duties in other provinces are coordinated and if measures are takens of culti singging from the Central India States. To won that the taxation of culti-Do you think the taxation on drugs is asserbible of increase? Can you tell us what is the cost of an effective dose of opinin or ganja?

- A.—I should say of opium, that an effective dose is about one-eighth of a tola.
- Q.—That is about a rupee, is it not?

ť

- A.—No. A tola of opium is worth about Re. 1 to Rs. 3. It depends on the amount which a man purchases.
 - Q.—Is it not Rs. 75 or so a seer—I mean the issue rate?
- A.—Yes. But the retail rates vary from one to three rupees so that one-eighth-will cost him from 2 to 6 annas.
 - Q.—Can the average man afford that?
 - A.—I think the average man affords far more in the case of aicohol.
- Q.—Comparatively do you think that three annas worth of opium is a cheaper intoxication than alcohol?
 - A.—I should certainly think so.
 - Q.-What about ganja then?
 - A .- It is cheaper still than opium.
 - Q.—Do you think a man can get full intoxication either with opium or ganja?
 - A.—Yes. That is the trouble.
 - Q.—What do you think is the cost for a man to get drunk on alcohol?
- A.-Well, it depends on the man who takes the drink and the quantity he requires. I think ordinarily for a man taking half a bottle it will cost him in the open country from Re. 1 to Re. 1-8-0.
- Q.—I have heard it said twenty years ago that it cost about 14 annas a bottle.
- A.—I do not know about twenty years ago, but I was a Deputy Commissioner in the year 1919 in Nagpur when the rate was 14 annas for a whole bottle-which now costs Rs. 2.
- Q.—Would you raise the cost of an effective dose of opium or ganja to thesame scale as liquor?
- A.—I was thinking of making more revenue when I spoke of raising theduty on intoxicating drugs. I was not referring to the question from thereint of view that the majority of people consume to get intoxicated. But the ordinary consumer who buys to get a stimulant from drugs without being intoxicated pays very much less. He need only buy a one-anna pill of opium. In that case you could raise the taxation without any serious hardship or breakdown of control.
 - Q.—One anna a pill will be 1/48 of a tola, is it not? It will be very small?
- Q.—You say that you cannot level up rates of duty on intoxicating liquor. You say that the application of a uniform rate, as in other countries, would be utterly impracticable?
 - 1.—I think so, it is absolutely impossible.
 - Q.—Do you think it is as impossible in Berar as in the plateau districts?
- A.—It is uniform in the open cotton tract because the conditions are similar. Then you get the Chanda district close by, which is largely inhabited by Gonds and where the retail prices go down to 4 or 5 annas a bottle.
 - Q.—Was Chanda one of the districts where you tried the maximum price?
 - A.—Yes.
 - Q.—Is it effective?
 - A.—To some extent it is. We do not get very much illicit distillation.
 - Q.—The object of maximum price is to prevent illicit distillation?
 - A .- Yes. We have maximum prices for large areas.
 - Q.—Can you enforce it considering the economic position?
- A.—If the duty rate is not so high as to be unsuitable to the licensee we can control retail prices.
- Q.—Do you think the price and figure given by the shop-keeper as the-maximum return is fairly observed?

- 4 I think the maximum rate is fairly well observed. That is the information I have got the maximum rate is after all artificial because there is always distinct and short measure. Whether it is more worth while for the shop keeper to charge more than the maximum rate or to pour in more water one cannot say.
- Q-Did you at one time have the fixed fee system instead of the auction system?
 - A -Yes
 - O -What was the result?
 - 4 -The result was a tremendous loss of revenue
 - Q -- how was it worked out?
- 1—I was not in the department at that time As for as I remember we the shop over to the old contractor saying we have fived the liceuse feat this figure, will you take it which he invarially did The contractors made an enormous amount of profit, with the result that the Government lost tremendously.
- Q-You confirmed the heense in favour of the last year's vendor, although some of them may not have been vendors for previous years?
 - 1 -3 es
 - Q-Did it lead to much corruption of the staff?
- d—I think it dd I It was not in force for a long time I think it was the Bombay Presidency whi h tried this system first and we copied it. But when we found that they were kising heavily, we got wise from their experience It is the Bengal system which is now so popular under which you have a sliding scale according to the amount which the licensed vendors sell—is the sales get larger, the rate of fee is increased.
- Q.—This is a passage from the order on the report of the United Provinces Excess Committee The forward path of Indian Excess administration is stream with the wreckage of monopolies it is time that this (the auction) system which is the last and most evil of all the monopolies should go Does your experience confirm this, statement?
- A —In bare theory the fixed fee system as the Indian Excise Committee said is very much to be preferred. But we find from practical experience in this province that in actual working no other system can compare with the auction system.
- Y-You say that the representatives of the Saaraj party have openly advocated illiest distillation. Have you got any apecific instances to quote in support of your statement? Have you cited these instances in your administration reports?
- A-1 do not think we have made a reference to these instances in our administration reports, but we have had numerous cases which came before the courts in which the accused pleaded that they had been told by the Swarajists that private distillation was permuted I have also seen the reports of the speeches made by Swarajists to the effect that, as mohna belongs to the people they have every right to get lugior from it free. They have generally tried to bring the authority of Government unto contempt. This teaching has been widespread both in different parts of this province and also in Bihai and Orisia. Therefore, it looked to me as if this was a deliberate part of their propaganda.
- Dr Paranipje Q-In the backward parts where the illicit distillation is more rife do you think that the Swaraj party has got any strong hold?
- A —Oh we That is their stronghold. Most of the people there are in educated. The Swarajists have only to tell them, as they did at one time that we employ sweepers and mahars in our distilleries that people who touch our liquor will be defined as Government puts rime and excreta in the liquor, and of course ignorant consumers refuse to touch the liquor.
- Q --You say that the freedom of transport at present given to imported inquors should be dome away with and duty should be assessed in the province of consumption. What are the difficulties due to the freedom of transports of foreign luquor?

- A.—Foreign liquor undersells our country spirit. The imported German rum and Java rum is sold at a lower rate than country spirit.
 - Q.—Because your country spirit pays Rs. 20 duty plus a heavy license duty?
- A.—Yes. Moreover we have had trouble because of the vested interests of the foreign liquor shop licensess whose fees were assessed at very low rates. The maximum fee till lately was only Rs. 1,200 a year. Any attempt to disturb their vested interests created tremendous opposition. In Berar I managed to get the Government to agree to give the foreign liquor licensees three years' time, at the end of which their vested interests would disappear. We have now completed the three years and we have just auctioned the foreign liquor shops in Berar this year for the first time. The license fees have gone up by 80 or 100 per cent.
 - Q.—Is it likely to remove the trouble?
- A.—No, Sir. We are weakening the strength of country spirit as a temperance incasure. We have already gone down from 00 to 65 u.p. as the standard drink for the whole of Berar. Now foreign liquor is 25 u.p. in the case of whisky or brandy and 30 u.p. in the case of gin.
 - G.-It is lower now?
- A.—It may be, the standard rate now in the case of whisky is 25 u.p. and 30 u.p. for gin. In any case the foreign liquor competes with the country made spirits because it is very much stronger.
- The President. Q.—Is it not possible to close down all the shops, of foreign liquor?
- A.—That is the reform I am now recommending. I want to close down as many foreign liquor shops as I can.
- Q.—About the difficulties of freedom of transport for the imported liquor, you don't mean that to get a bottle of whisky, people should get a pass from you?
- 4.—I am afraid that I have worked out my answers in this connection only in reply to the questions in the questionnaire. In my opinion in this province, it would be best to have a duty imposed by the Local Government on all foreign liquor consumed within its borders subject to the proviso already mentioned that this duty rate must not be less than the Customs tariff.
 - Q.—You mean for imported liquor?
 - 4.—Υes.
 - Q.—Have you got any foreign liquor shops in poor tracts and villages?
- A-No, we have no foreign liquor shops in poor tracts but only in the towns.
- Q.—Do you think it would simplify matters if it were made an imperial receipt?
- A.—Our difficulty would be still the competition between country spirit and foreign liquor. If the duty on foreign liquor is kept at say Rs. 21-14-0, it is suppossible to raise the country spirit duty beyond As. 20. One solution will be for us to prohibit the sale of imported liquor. The Excise Commissioner has got power to prohibit a man selling imported foreign liquor.
- Q.—Is not that policy of restricting foreign liquor sales pursued generally all over India?
 - A.—I think it is. Licenses are decreasing very rapidly.
- Q.—If you want further check, you can raise the minimum quantity to be removed?
- A.—Yes, but still the temptation for foreign liquor is so great that I think it would probably compete with the country spirit. My own quarrel with foreign liquor is that it is getting in the way of our present policy with regard to country spirit. The consumption is going up very rapidly. Even in spite of auctioning the licenses it is going up. The contractor with a high license fee has got a stronger inducement to push up sales.
 - Q .- You say bhang is a mild intoxicant. Is it not fairly strong?

- A -As I understand it, it is mild. But I is not know much about it. So far as I know it is only taken by men of good position amongst Indians, in red with nulk and taken as a sort of cooling araight during hot weither. It is very unumportant in this province
 - Q-What about the Ahmednagar ganya?
 - A -It is much stronger than ours
- $Q\!-\!\!\mathrm{It}$ comes in within the limit of possession. Have you reduced your limit of possession ${}^{\bullet}$
 - A -Yes We have reduced it to one tola
 - Q-You can practically prohibit it?
 - A -I am trying to promibit its import in certain border area
- Q.—Then again you say that if the Central Government were to arbitrate in difficulties of this kind, a settlement of them might well be found which is 1 rid at a present attainable What do you say shout the Government menopolic cvil opium? What would you say to the Central Government retaining a complete monepoly in the case of opium, i.e., making up pills at the factory and sening them through an official vendor or at the dispensaries etc?
 - 1 -I think here again we come up against the trouble of control
- Q—At present you may have smuggled opum mived with licit opium Instead of that if a ven for receives britles of tebloids and proceeds to sell these bottles at fixed rates, would it not be better?
- A—I think there must be some trouble even then. At least in this province I cannot imagine a render who would not make en illust profit even out of this arrangement
- $Q\!-\!\mathrm{What}$ do you think of the Burma plen of selling through official vendors 7
- A -Fut our difficulty is that we cannot have sufficient number of men-I mean a good class of people. It is an ideal not a practical scheme
- The President $\,Q$ —Are not the hands of ne Government of India likely to be forced by the Opsum Convention?
 - A -They will never touch opium in Ind a
 - Q-lou have got it in Burma and in Assam?
- A-In Burma they have a religious feeling against opium, just as we have n India against liquor. The prohibition of opium for the Burman is justified, I understand, on religious grounds.
 - U-I do not think so
 - A -I have read that in an opium report
 - Q —The sole justification is that the Burmans by race are so liable to succumb to the effect of these things
 - A I see from a report here that Sir Alexander Nackenzie stated that reignon in Buina specifically denounced the use of opium and its use was regarded as a hemous offence Hence there was justification for special action probibiliting its use
 - Q —That was in 1897 or thereabouts, about 30 years ago. So far as religion is concerned, the smuggling went on increasing
- A —Still it does seem to show that the opium problem here is not in any case comparable to the Burma case
- Q —Was it not because consumers did not buy for medicinal use that sales were restricted to official vendors?
- A—I am not clear as to whether the scheme for opum tabloids is regarded morely as an administrative measure, or as a part of a policy of restriction for the consumer. I am not clear from which point of view to look at it, as a matter of organization for the Department or justification for great restriction as a matter of restriction for the cusumer. I do not think there is much

from the point of view of the consumer: departmentally the system of tabloids anight be a good plan.

- Q.—In the first place, there is a great deal of waste in every individual shopkeeper making up doses. Secondly, a lot of fraud is practised in adulterating the cake and using it as a cloak for illicit practices.
- A.—My information is that they do not adulterate the cake. There is a great deal of fraud in the matter of short weight.
 - Q.—You are going to charge a man as much as a rupee for 1/8 of a tola?
- A.—No. Two to six amas for one-eighth of a tola and this would give full intoxication. But I think that, from the departmental point of view, if we could get tabloids, it will be an excellent thing.
 - Q.—You do not like the idea of the official vendor?
- A.—No more than the idea of the fixed fee system. It seems to me that you have got to get a class of men who is not going to make a huge profit at the expense of Government.
 - Q.—If the stuff is simply sent from Ghazipur to be sold at a fixed price?
 - A .- The vendor would get something extra for certain.
 - Q.—Even if you sold them at hospitals?
 - A .- I am thinking of the ordinary vendors.
- Q.—Suppose Government wanted to restrict opium to medicinal use and sent it in bottles as pills to hospitals and the hospitals were to issue them at fixed hours?
- A.—That will need an enormous multiplication of hospitals. In the Betul district, we have only one headquarters hospital and we have one at most in each tabsil.
 - Q .- How many opium shops have you?
- A.—Twenty-five. But in the Betul district there is very little opium consumption.
 - Q.—In Bilaspur you have a large number?
- A.—On that side we get smuggling towards Calcutta. I should think it would be very difficult to issue opium satisfactorily through dispensaries.
 - Dr. Paranjpye.—They are selling quinine through Post Offices.
- · The President. Q.—You want to spread the quinine, you don't want to spread opium.
 - A .- I want to make it available.
- Q.—Do you think there is any possibility of standardizing ganja by the issue of caked quaia.
- A.—Caked ganja was tried: but people would not take to it and it was given up. That was many years ago, long before I had anything to do with the Department.
 - Q.—They are still making these in Madras.
- A.—They never took to them here. I find that in one year out of 1,000 maunds consumed, only 4 maunds went out in the form of cakes.
 - Q.—You never tried to 'get a manufacturing chemist on to it?
 - A .- I have no knowledge of it.
 - Q .- You still destroy ganja after two years?
- A.—We only destroy it when it is declared unfit for consumption. We very rarely destroy.
 - Q.—Does it not lose its intoxicating effect?
 - A.—The number of cases destroyed is very small here.

- Q-11 your stuff is pretty old, won't that account for the preference for the Bombay ganga?
 - A -It is not old everywhere, we renew the supply continually
 - Q-The old stuff is first sold
 - A Yes But the stock will not last for more than a few months. In view of the encroactment of Bombar gangla, we have had to grow a special brand of our own and issue it at the border shops.
 - Q-You still have trouble about wastage and cleaning?
 - 1 -les, in the godown
 - Q-Does not that go on in the warehouses and shops also?
 - A -We sell it in sealed bags and hand it over to the contractors in sealed bags
 - Q-As a Government monopoly?
 - 4 -- \ es
 - Q -Do you finance the cultivator?
 - A-Yes, we enter into contracts with him
 - O-lou have got rid of the middlemen?
 - 4 -Yes
 - Q-The smuggling of opium is a very serious matter. Does it not hart you?
 - d.—The smuggling of opium on a large scale does not hurt us at all I ceause it is a through traffic. Prices here are not high enough to attract the expert smuggler.
 - Q-Have you any record of the operations of a Burma Police officer who was denuted in 1911 to co-ordinate preventive measures against opium smuggling?
 - d-I saw those papers in connection with a report I made on opium smuggling in the provinces
 - Q-Could you let us have a copy of that report?
 - t -les
 - O-What was the result of your enquiries?
 - I The fall on consumption was found to be almost entirely due to the increase in price
 - Q-low search trains on the frontier?
 - 1-to we are rather weak in that respect. The Freise staff has no eventuate rather three territorial charges only. We have no rather three staff.
 - Q -- Don't you need one?
 - A -We do not I urged Government to put the opium smuggling operations in charge of the Bailway Police Lub they demotred to making them primarily reviouslile, though I hought it was the right though to describe the property of the property
 - () -- Have not most provinces got their own railway staff*
 - 4 -1 have not heard of it, we have not got it in this province
 - Q-Would you advocate the employment of an officer to fulfil the same functions as the Burma officer fulfilled?
 - I -He merely wrote a report as far as I recollect
 - Q —The original intertion was that he should co-ordinate the duties of all the local Facise C. I. D. Bureaus
 - 1 -- It was on his report I think, that we started an Ficise Bureau No Bireau existed Lefors that I do not know if he was meant to be a permishent part of the avatem
 - Q-1 permanent Freise Railman staff would have to be pail by the Government of India?

- A.—Our Local Government would not be directly interested. The police objected to helping in regard to opium smuggling, because they said it was not directly a matter of provincial concern. But that view was not accepted by the Local Government and was rightly rejected.
 - Q .- You don't know how far cultivation still goes on in Central India?
- A.—I have no information at all beyond the reports we see in the Excise-Bureau gazettes.
 - Q .- They are restricting very largely, aren't they?
- A.—I imagine it is all under some sort of nominal control, but in actual operation, the control is not very effective.
 - Q .- Would you like to see it all stopped?
- A.—Of course. We have a lot of border smuggling which I am fighting to stop. We cannot open any opium or ganja shops on the Central India border, because nobody will ever come to them. They get their opium from the States.
 - Dr. Hyder. Q.-Can't you come to an agreement with the Indian States?"
- A.—I suggested that we should follow the example of the United Provinces who prohibited the import of drugs altogether from the Central India States, and I got a very indignant reply that this was a reflection on their attempts to co-operate. My proposal was rejected by the Local Government; but I am going to press for it again.
- The President. Q.—Can you absolutely prohibit import; are not your-powers limited?
- A.—We can prohibit import if it has not paid the duty assessed on opium in this province and we have prohibited import in the case of liquor. One tola is the maximum limit of possession in the C. P.
 - Q .- Why do you vary the rates for opium in different districts?
- A.—This was only a temporary arrangement. We have our auctions in November and the Government of India's orders regarding an enhancement of the cost price of opium were received in 1922 after our auctions had taken place in 7 districts. In these 7 districts no change was possible. But in others the issue price was raised. We have now got absolutely uniform rates.
 - Q .- You say Government arc going to answer the questions about stamps.
 - A .- Yes.
 - Q .- As Superintendent you have nothing to do with that?
- A.—I have only to do with the administrative side. The inspection of the vendors' work is done by the Excise staff.
 - Q .- You appoint vendors?
- A.—The vendors are appointed by the Deputy Commissioner in the case of court-fee stamps and by the Collector or Sub-Divisional Officer in the case of general stamps.
 - Q.—What commission do they get?
 - A .- I do not know.
- Sir Percy Thompson. Q.—Do you recognize a stamp which has been bought in any other province?
- A.—Yes. We only do a very small amount of embossing on cheques; such embossing as is done is done in my office.
 - Q.—Is not that unfair?
 - A .- Yes, we lose revenue on that.
- Q.—The stamps are bought in the province where the headquarters of the Bank is situated?
 - A .--- Yes.

Q—So Bombay and Calcutta get the receipts from the Central Provinces and the United Provinces

A -We get a mere fraction of the stamp duty on cheques

Q-And you acquiesce in that position?

A -We have acquicsced so far

Q.—As long as it was an Imperial receipt, it did not matter but when the duty on cheques has definitely been handed over to the province, your receipts cannot approach to anything like the receipts of a province like Bombay or Fengal*

A -That is so

ŧ

The Prevident Q—Does not the same thing happen in regard to bonds, and so forth? If a company operating here is managed in Bombay, do you get the duty?

A —The Courts receive duly stamped bonds, they do no' mind where the duty is paid, so long as the documents are adequately stamped

Dr Paranipye Q-According to the law of the province

A —Yes

Q-If the rates were different in different provinces?

A -They will then no doubt object

The President Q-They will make them add the additional duty?

A -Yes

Eir Percy Thompson Q — You have some provision for that in your Act?

A — Yes

The President Q-Iou do not allow a vendor to give a commission? He must sell for the full price, is not that a condition with you?

A -He gets his percentage from Government and must sell for the full price

Q-You appoint a salaried man?

A —The feeling in this province is against official vendors, and so we have done all we could to get non-official vendors

 $Q\!-\!1$ do not mean by 'salaried man', that you allow a tahsildar to sell stamps. You appoint a man, say, on Rs 30 or Rs. 40 and say that is enough for him

A -We have never done that

Q-Don't you think some make very big commission?

A —Perhaps some co, but I do not think that the profits from the bus ness are very large as a rule

Q-It is only in places where there are High Courts that they make large profits? What is your system for stamping certified copies?

A —The system was changed 3 or 4 years ago Instead of having impressed stamps, they buy court fee stamps and affix them on plain paper

Q-You did have the impressed stamps, but abolished them

A -Yes

 $Q \rightarrow Why$

A -I don't know why it was done

Q-Have you to bny the stamps for the copies?

A-I think one has to produce his own paper and to pay the fees in courtfee stamps, in addition to the charge for copying

P

ř

- Q.—Don't you find you are losing money on this system?
- A.-I do not know if it has ever been worked out.
- Dr. Paranjpye. Q.—Are the copyists regular Government servants?
- A.—It depends on the pressure of work; they have what they call Section-writers.
 - Q.—They are paid monthly?
 - A.-Yes.
- Q.—It is possible that the stamps collected may not cover the cost of the service?
 - A .- I do not think it has been worked out; I have no information.
- Q.—As regards salt, you said you would make some enquiries for us. The position, as we understand it, is that in Jubbulpore you get salt from Sambhar, and in Nagpur you get it from Bombay. Could you kindly let us have the class of salt on sale in the bazar in Jubbulpore, Raipur, and Nagpur, what the rate per seer is and whether it is sold by weight or measure. Here we get the competition from three different sources. We want to know on what terms they compete and whether there is a large addition on account of the middleman's profit.
- A.—I will find out. I only know that at one time there was great difficulty over transport on account of shortage of wagons and they had to get passes for salt in the Betul district; the salt came from Sambhar.

The President. Q .- You have a tree-tax working?

- A.—Yes.
- Q .- Is it working all right?
- A.—Excellently.
- Q.—You number all the trees?
- A.—Yes.

41

- Q.—Your rate is Rs. 3?
- £.—It is now Rs. 4 in the Central Provinces and Rs. 5 in Berar.
- Q.—What does the malguzar charge?
- A.—It depends on the tree. I have heard of cases in which the malguzar charges Rs. 4 a tree.
 - Q.—You have no control over them?
- A.—None whatever. I am having some difficulty even with Government trees, because the Land Revenue Department have started charging Re. 1 as tree-tax and the Forest Department, Rs. 3. On the Madras principle, we ought to have a limit for the ordinary use of the tree and not let other Departments encroach on our excise revenue. Our trees are not good trees, we cannot get very high assessments for them and it is absurd that there should be two Departments competing for the tree-tax.
- Q.—It is not only small private owners who are putting up the rates. Can you tell us, whether when the malgizar charges Rs. 4 a tree, it is taken into account in his rent?
- A.—His sivai or miscellaneous income will include these. It will be very difficult to prove that he has included them and the actual proportion of the assessment will be very low.
 - Q.—So that your tree-tax is a free gift to the malguzar?
- A.—It is not a free gift, because Government will take it into consideration in assessment. But it will not be a heavy charge. Our excise revenue is greater than the land revenue in several districts. In Nagpur we get much more out of excise than from land revenue.
 - Q .- In spite of your strong temperance policy?
 - A -Because of our strong temperance policy.

Khan WALI MUHAMMAD Sahib, BA, Commissioner of Income-tax, Central Provinces and Berar, was next examined.

Written memorandum of Khan Wali Muhammad Sahib

Q 33—Income tax being a direct tax is always resented by the public. This is the case even now and it will be more so when the rates are raised. In the event of a substitute being however required for other taxation that is adoluted it will become absolutely necessary to increase the revenue under this head. Buse in rates of mome tax would bring in more revenue. It would be a sound policy to increase the revenue and the action policy to increase the revenue and would be benefited by the abolition of a particular tax. But since income from all sources is now taken into consideration at the time of taxation it would not be possible without lot of enquiries to distinguish income derived from one than in the other and it would also be of doubtful expediency. I am it, overfore of opinion that if it becames necessary to raise more revenue from this bead all incomes should be taxed at equal rates irrespective of the sources from which they are derived.

The raising of rates of income tax would depend upon the amount of extra receives required. My impression is that inasimuch as the income tax rates are not fixed by the Income tax acts itself but are dependent upon the rates given in the Finance Ac of the Government of India their erates are fixed with reference to the requirements of a par irular year. If therefore one could have an idea of the increase in revenue desired one could propose higher rates of taxation in the light of that information. As the guestion is very general I cannot help dealing with it as such

It may be observed at the outset that fluctuations in the revenue from this head (and sometimes marked fluctuations) must throw be expected as the tax is dependent upon trade conditions of the year. Owing to the high profits during the war time the revenue from income tax has shown some good results, but as the war boom days are gradually disappearing and the country is returning to its normal conditions, the figures of revenue which have been arrived a during the list three years cannot be expected Perenue has already begun to show a downward tendency not only in this but also in some other provinces of India. Hence though an increase in the rates of income tax be suggested at present it would be always hable to modifications later on according to the requirements of the year.

When moome tax has to be increased as a substitute for some other tax, it means that a substantial increase in the tax is denired. It is not not obtained it such an increase can be expected in a province like this without substant ally increasing the first of station and without lowering the nin minimal stable limit and bringing in to be taxed some other incomes exempt up till now. I have already observed above that it is not possible to distinguish between classes of income that should be brought to bear this additional burden. In fact all in comes that are not taxed at all should be taxed to income are. For reasons given in replies to other questions I beg to think that to raise more revenue from this head it would be worth while to reduce the limit of taxable none to Rs 1000 and to include the income from proprietary profits in the category of taxable incomes and to enhance the rates of taxabic applicable to the different grades of income and thus raise more faunds. Attached is a statement—showing from them at the secondary of the figures of 1825.4, the income tax derived from them at the secondary of the figures of 1825.24, the income tax derived 1925.54 were much inflated for vanous reasons. Ordinarily the revenue repetied. This statement is a should be put at 35 lakhs and increase at 26.6 per cent would bring in about 12.75 lakhs more

There are not many suner tax assessees in this province. The greater portion of this tax is paid by only five assessees and their incomes too fluctuate mich. But in other provinces increase in lower rates would give substantial results.

I am not in possession of facts and figures to estimate the increase in revenueby taxing proprietary profits. But I expect a substantial increase on this account.

- Q. 34.—The graduation scheme seems based on the principle that a man who has superabundance of wealth should relatively speaking give to the State a little more out of his earnings than his less fortunate brother. It seems to exclude the rich from getting the advantage of favourable or low rates of taxation meant for those who are not well off. Strictly speaking this principle would imply that the greater the number of graduation the more equitably distributed would the burden be to the tax-payer. It would be very difficult to work this theory in practice. For practical purposes, therefore, the present scheme of graduation seems satisfactory and I do not think it necessary to base it on English or Continental practice.
- Q. 35.—It stands to reason that a man who carns his income with the sweat of his brow should not be taxed to the same extent as his brother who has wealth at his command and earns income without personal exertion. It is therefore that the guestion of differentiation between earned and unearned incomes for the purposes of income-tax has been discussed in many treatises on the subject. It is assumed that with the progress of time a more refined method of discrimination will be attained and the classes of incomes, to discriminate one from the other, will be more numerous than at present. The question is whether time to make this differentiation is come in India. Though income-tax in India has been existing from 1860 with some breaks, it assumed a more definite shape in 1886 and is now worked on sound principles from 1918. It may thus be argued that it is yet too early to make this differentiation. But for the growth and progress of industry in India which seems most necessary, such a step seems desirable. I am, therefore, of opinion that steps should be taken to differentiate between carned and unearned or lazy incomes. In making such a differentiation, conditions obtaining in India will have to be specially looked into. Steps will also have to be taken that this principle does not degenerate into any abuse.
- Q. 36.—I do not think it is practicable, without proceedings of a very inquisitorial nature, to make allowance for the number of persons supported out of the particular incomes in India. It is within the knowledge of everybody that in India a man who may belong to the Hindu or Muhammadan persuasion has got more dependants than perhaps in other countries in the world. It seems a well-established custom among the old residents of India to support not only their family members but also other and distant relations. It is sometimes observed that with the increase of income demands of dependants and relations increase. Some of these relations or dependants are such that a man would not like to mention because of their being looked down upon owing to social customs and manners. I am therefore of opinion that it would be better to nominate the taxable minimum than to make allowance for persons supported out of a particular income.
 - Q. 37.-No answer.
- Q. 38.—In answering this question I beg to first observe that to me it seems that the definition of the phrase "agricultural income" under section 2 (1) of the Indian Income-tax Act, 1922, requires a little modification according to my ideas. From this phrase I understand the income which is derived by actual cultivation or tilling of the land. It should therefore be distinguished from the income of a proprietor. If the principle, of one income being not taxed twice over, were to be applied in this case too, I am of opinion that the income derived from actually cultivating the land should not be taxed because the agriculturist or rather I should say the cultivator of the land pays a certain portion of his income to the State as rent; but I do not understand as to how rent, which comes into the hands of a proprietor and a part of which he keeps himself and the other part he pays to the State, can be called the income from agriculture. In the Central Provinces these rents are collected by the proprietors from their tenants (actual cultivators of the land). Malguzars, according to the terms of the settlement, keep a certain portion of them for themselves (it is generally 50 per cent) and pay the remainder to the Government as revenue. The remaining portion of rents does come to them as their income not derived from agriculture but derived from their being malguzars, i.e., having invested some money in the villages. I do not see why for purposes of income-tax this investment should be distinguished from other investments the incomes of which

are taxable If a man invests in house property, non-income tax free Govern ment securities, shares of companies, etc, and makes income on that, bis income is taxed If the same money comes to be invested in villages its income is not taxed I do not know how this is considered equable I is seems presumed that the rent which the tenants pay and the size incomes which the malguzar makes in his village, are his incomes and not of these the malguzar pays 50 per cent to Government and therefore the assets of a village are already taxed and no income tax should be leaved on the assets left in the lands of the malguzar. To me this seems a wrong argument. The rents collected by the malguzar or other size in the village has left as certain portion of this by way of drawback or commission on the collections. This commission or drawback should be dead of the malguzar is not in the village has left as certain portion of this by way of drawback or commission on the collections. This commission or drawback should be dead of the commission of the collections of the size of the commission of the collections. This commission or drawback should be dead of the collections of the size of the collections of the size of the collections of the collections of the collections. This commission is also should not be taxed to the collections of the collections of the collections of the collection of the size of the collection of the collection of the size of the collection of the size of the collection of the collect

Q 39.—For want of necessary information before me I am unable to answer this question, but to me it seems that a substantial increase in revenue on this account should be expected

Q 40—I do not understand how a payer of land revenue can be compared with the payer of income tax. To me it seems that the two persons are quite different in their responsibilities to contribute to the State. The former is liable to pay the revenue to the State for the nse of the land, irrespective of the amount resisted by him as rents, whereas the latter contributes to the State only on his ability to pay the tax. Hence in the latter case only, the question of exemption arises. In 1919 when the evemption limit was raised from Rs 1000 to Rs 2000, the chef arguments in its favour were the high prices and high cost of living. These conditions do not seem to obtain now to the same extent, and I think that if more revenue is wanted there would be no harm if the exemption limit is reduced to Rs 1,000.

Q 41—It is to be regretted that the growth of the accountancy profession since the passing of the Indian Companies Act, 1913, has not been much perceptible in this province. It seems due more or less to the number of companies in the province is seems due more or less to the number of companies in the province being very limited and also to the fact that of the evising companies in the province many have their headquarters in Bombay where their accounts are audited by certified auditors. There are only two certified auditors who audit some of the accounts of small companies and individuals in the province Even of these two one lives in Bombay and cromes only when he is specially called by any company. He has not been seen so far to audit the accounts of individuals. Only one auditor stays in the province and is seen to be going about auditing certain private accounts. In some cases the audit by this gentleman has not been found very satisfactory from the income tay point of view. Since the combination have under the law, to present their audited balance sheet to the small companies or in question cannot be said to apply to them at all. But and companies or the province and its required to publish their audited accounts. have not been toucher the law required to publish their audited accounts. have not been toucher the growth of the accountance of the sasessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees being penalised on concealed moomes and in some cases to the fear of the assessees

- Q. 42.—It seems to me that it is yet too early to prescribe any standard form of keeping accounts to be maintained by the tax-payers generally, or by any class of them in India. Income-tax has been existing in India for only a few decades, whereas in England and France it has been in force for over a century. Besides this, specially in this Province, many of the tax-payers are illiterate, and to these having small incomes such a procedure would mean additional expenditure and trouble. It is difficult to find tax-payers of a particular class having incomes only over certain amounts. All classes of tax-payers have incomes ranging from the lowest taxable limit to that liable to the highest rate of taxation. Besides this, even the present system of mahajani accounts seems to me to be a suitable one, provided the accounts are correctly kept in that system. I think the time has not yet come to order the accounts to be kept in any particular standardised form. What I would wish is that to avoid duplication of accounts it would be better if in the Civil Courts only those books are admitted into evidence which, in the case of income-tax payers, have been produced before the Income-tax Officers and examined by them. To this end it would perhaps be necessary for the Income-tax Officer to put his seal over certain pages of the book produced before him.
- Q. \(\frac{13}{3}\).—I consider that the publication of particulars of incomes taxed in the newspapers and employment of non-official assessors or commissioners in assessment cases would to a great extent act as a check and tend to reduce frauds upon income-tax in India: but there would be a great volume of opposition to these steps being taken. Even at present some of the tax-payers seem to think that their accounts which should be of a very strictly confidential nature, should not be called to be examined by Income-tax Officers. An Indian income-tax payer, specially of the trading class, attaches a very great importance to his what he calls "credit". Even though he be incurring losses or making very nominal income he would like to pose that he makes very big amounts of income. It is on his credit in the bazar that he is able to raise capital for his business. If his accounts are given publicity and the real state of his business known, it would be difficult for him to maintain his credit in the market. It is on this ground that, though the system of making the return has been in existence in India for the last six years, many a tax-payer has evaded making the return or evaded producing the books of accounts before the Income-tax Officers. The provisions of section 54 of the Indian Income-tax Act do not seem to remove their doubts in the matter. The objections against Advisory Boards summarised by Sir William Meyer in his Conneil speech, dated the 14th March 1918, still hold good. With the lapse of time and change of ideas of the tax-payers as regards their state of business, such an innovation is possible. Without it, it is rather difficult to think of steps that could be taken to bring public opinion to bear.
- Q. 44.—It does not appear to mo to be necessary that any steps should be taken to disconrage the issue of the tax-free securities because of the ground that the effective rate of interest is higher to the rich holder whose rate of incometax is higher than to the poor man whose rate of incometax is low: because the rates of taxation are fixed according to the capacity of the man to pay a certain portion of his income to the State. So on this principle it naturally follows that the effective rate of interest would be higher in the case of the rich man. There is, however, one other argument which is put forth against the tax-free securities. It is that the public consider that though these securities are called tax-free, the income derived from them is taxed indirectly inasmuch as it is taken for the purposes of rate. This appears to be a very strong argument in favour of discouraging the issue of tax-free securities and on this ground I consider it necessary to take steps to discourage this.
 - Q. 45.—I have not sufficient material to consider this question.
- Q. 46.—In this province there has been only one east of double taxation and very few cases of taxation on income derived from outside India. We have therefore not much to do with the provisions of the existing law on the subject and no difficulty in the matter has been experienced. We seem to be satisfied with the present provisions of the law on the subject.
- Q. 47.—One of the chief grievances of the tax-payers in India against the system of assessment has been that the State never took into consideration the losses which they sustained in a particular year, but always taxed their income which they made in its following or the preceding year. The system of taxing three years' average income would therefore be very much welcome by the tax-payers. It will have a more equalising effect on the revenue to the State also;

but it would effect the State revenue to a very great extent and to have an average revenue, the rates of taxation will have to be increased The three-years average system will also tell beavily on the tax payer during the years of the decrease of his income when he can least well afford to pay tax on it. Objections of this kind seem to have been taken in England also to this kind of assessment but it had been continued on the sanction of time If it is intro duced in India I think it will be liked by the tax payers. To arrive it average of three years' revenue the rates of taxation will have to be raised People whose incomes are of fluctuating nature would not mind this. This would be vert tell upon people with fixed incomes, such as salaried assesses, etc. But this cannot be helped

- Q 156—I accept the reasoning that monre tax should be levied at miform reason and should therefore be centrally administered. Besides its being preventive against the transfer of business from place to place it gives special facilities to the Central Government for a very efficient control over the administration of the Act in all the provinces. It may be argued that the control over the administration of the Act in all the provinces it may be argued that it would be possibled here rements were to be advised to have mifform beat the possible of the control of the contro
- Q 167—I regret I do not know the conditions of administration that obtained in the United States of America when the observation in question, was mide but it appears to me that the same could be said of the Central Provinces and perhaps the whole of India. It is not only that the central administration of income tax results in uniformity in rules, procedure and methods of assessments (which in themselves are a great advantage) but for the discretion of the Income tax Officer (specially the subordinate officers) to be exercised in an infettered manner it is most necessary that they should be beyond the influence of the persons whom they have to tax. Such carnot be the case if the department is not centrally administered.
- Q 171—I beg to refer to my answer given above, e.e., to question No. 157.
 In the Central Provinces, administration of income tax was never carried out by
 authorities subordante to popular bodies and no experience in the matter his
 been gamed. But from the few instances that bappened in the province I am
 of opinion that it is desirable that the administration of income tax should be
 independent of the electorate

			Statement	ejerrea to	datement rejerred to in answer to Yuestion 180. 55.	nestion in	೨, ರಸ.		***	
	•	•	•		T	TAX.				
Grades of income.	ģ	Number of	Income.	Ат тнв в	Ат тне рвевеит вате.		Ат риорозер вате.	Ιυστομερ		
	ì	asressees.		Rate.	Tax.	Rate.	Tax,		LUBILL BARO.	·,
1		67	က	4	10	9	, 7	8	0	•
			Rs.	Pies.	RB.	Pies.	Rs.	RB.		
1,000 to 1,999	•	11,749	1,49,74,550	Nie	;	41	(a) 3,11,970	3,11,970	Explanatory Note:—	.2
2,000 to 3,499 .	•	5,778	1,54,94,024	, 70	4,03,490	30	4,03,490	Nil	(%) Taken 110m viie refurn of 1918-19.	32
3,500 to 7,499 .	•-	3,626	2,05,55,693	5 and 6	5,93,414	9	6,42,366	48,952	Percentage of increase	
7,500 to 12,499 .	•	1,212	1,22,28,749	6 and 9	4,63,479	6	5,73,222	1,09,743	works out to 36.5.	•
12,500 to 14,999	•	237	32,10,433	6	1,50,489	12	2,00,632	50,163		
15,000 to 19,999 .	•	242	44,63,989	6	2,09,249.	15	3,48,749	1,39,500		
20,000 to 29,999 .	•	260	75,44,951	12	4,71,559	<i>g</i> 18	7,07,339	2,35,780	•	
30,000 to 39,999	•	95	31,06,352	13	2,42,684	21	3,39,757	97,073	,	
40,000 and over	•	165	2,20,51,249	18	20,67,305	24	27,56,406	6,89,101	•	
	Total	23,364	10,36,29,999	: ;	46,01,669	:	62,83,950	16,82,281	1	

Khan Wali Muhammad Sahib gaye oral evidence as to lows -

The President Q-You are the Income tax Commissioner?

A -Yes

Q-How long have you held that office?

A —This time I have held it for ten mouths and I was also holding that post last year for two months

Q-Do you belong to the Central Provinces?

A -Yes I have been in the Central Provinces all my life

Sir Percy Thompson Q—In answer to Q 33 you say in the first paragraph of your answer 'I am therefore of opinion that if it becomes necessary to raise more revenue from this head, all incomes should be taxed at equal rates irres pective of the sources from which they are derived. Has it anywhere been suggested that different kinds of income should be taxed at different rates except with regard to earned and unearned incomes.' I don't quite see the point there

A —What I meant was that all incomes should be taxed at the same rates. In practice it would be possible to levy different rates on incomes derived from different sources. For instance in the case of excise, we could levy a tax at higher rates on excise contracts if excise revenue is totally removed.

 $Q-\mathrm{You}$ do not suggest that it should be taxed at a higher rate because it comes out of excise?

A -That was my idea

Q-Do you mean to say that you could differentiate between two reople, one of whom is a tailor and the other a vendor of intoxicating injuors? Do you mean to say that because the vendor of intoxicating liquors pays a big fee for the right to sell the liquor, therefore he should not be subject to income tax?

A —What I say here and what I have written is my personal opinion and it has nothing to do with the department. What I meant was this In case the excess tax was sholished, the man who would benefit most by it should be asked to pay the income tax at higher rates.

Q -Do you mean the man who drinks at present?

A-Of course it will naturally fall upon him. But the man who makes income out of excise must be taked at a ligher rate

Q -He is going to lose his income if the excise is abolished

4 -Will there be no sale of liquor then?

Q -If you abolish excise there will be free competition, everybody will sell it

d -Then the man who sells it will be liable to pay the higher rate

Dr Hyder Q --Will it be fair to differentiate between an agriculturist and the seller of intoxicants-between man and man?

A --Because he has been paying some tax and now in lieu of that tax he is

asked to pay something more

Sir Percy Thompson Q—The vendor of liquor will pass it on to the consumer, it would be in the price of liquor.

A -The income is made by the vendor and he will be liable to be taxed

Q.—But I do not see how you can use the argument that because he pays a high vend fee which he passes on to the consumer, he should be taxed at a higher or a lower rate for purposes of moome tax

4 -That is how I view it

The Maharajadhiraja Bahadur of Burduan Q.—You say 'in the event of a substitute heing however required for other taxation that is abolished, it will become absolately necessary to increase the revenue under this head'! I should like to know what you near exactly by it Suppose certain taxes were abolished. Do you mean to say that because they are abolished, therefore income tax must be increased.

A -No, not necessarily Perhaps there was a mistake in the typing

Q-At page 227 of your notes you say 'it would be north while to reduce the limit of taxable income to Rs. 1,000' What I would like to know is that,

apart from any question of the Government getting any additional money, is it your view that the present limit of taxable income should be reduced?

A .- That is not my view unless more money is required.

Sir Percy Thompson. Q.—Would you mind just looking at the statement given at the end of your notes? I do not quite understand how you get those figures in respect of incomes between Rs. 1,000 and Rs. 2,000.

- A .- These are the figures worked out from the returns of 1918-19.
- Q.—They may have altered considerably since then.
- A.—They must have. These are only approximate figures.
- Q.—Taking your figures as correct or approximately correct, you notice that the number of persons getting incomes between Rs. 1.000 and Rs. 1,999 is 12,000 in this province; the number of all other assessees comes to just about 10,000. That means that if you lower the exemption limit to Rs. 1,000, you would have to deal with more than the double the number of assessees.

A.-Yes.

Q.—And for that, according to your estimate, even at the rate you have proposed, you would have an increase of about 3 lakks of rupees.

A .- Yes.

- Q.—Is that worth while?
- A.—I think so; because we get 3 lakhs as additional revenue and the expenditure will not be very much.
 - Q.—What do you think the expenditure will be?
- A.—It is rather difficult to estimate. At prevent it is 6 per cent on the total revenue and it might be about 1 per cent more.
 - Q.—Would it not mean double the staff?
- A.—Not necessarily. The subordinate staff may be strengthened a little. The smaller income-tax cases do not require much time. It is only the larger incomes that take much time because the accounts have to be gone into.

Q.—You say you are not in possession of facts and figures to estimate the increase in revenue by taxing proprietary profits. Can you make any rough

guess?

- A.—My impression is that the total revenue under land revenue in this province is about Rs. 2.10 lakhs of which 87 lak's comes from Berar. This revenue in Berar is collected by patels who get commission on the money they collect. What is collected by them is paid into the treasury and the patels get 7 per cent as their commission. In the Central Provinces there is what is called the malguzari system and the malguzar gets 50 per cent of his collections from the village. Now if we stick to the limit of Rs. 1,000 or even Rs. 2,000, many of them would not be assessable so far as the Central Provinces are concerned. I think you may get one-third of the total income, i.e., about 40 lakhs, to tax in the Central Provinces.
 - Q .- You think that one of every three would have incomes over 2,000?

A.-Yes.

Q.—They have much by way of other incomes?

A.-Yes.

Q.—What are they?

A.—Money and grain lending. In the Central Provinces the malguzar advances grain to the people and he realises interest, he also has siwai.

The President. Q .- To what extent do you tax his profits from money lending

and siwai.

- A .- It depends upon the total income.
- Q.—But how do you tax all his income from money-lending even though it is practically a rent?
 - A .- It is not rent. Rent is quite different from the interest on money-lending.
- Sir Percy Thompson. Q.—Have you not heard of the system under which a man lends at a low rate of interest and exacts nazarana? That interest seems to be almost indistinguishable from rent. Now would you tax that interest when it is in the form of interest and not in the form of rent?

- A -Anything other than rent is taxed
- Dr Parananye O -- What about miscellaneous income?
- A—That is taken into account at the time of the settlement. That is not trived to Income tay. Tho total assets of the village—times and mome from minerals and fisheries—are taken into account and the total is calculated and a certain percentage is taken by the Government, the rest is left to the malguzar.
 - Q -- Is the forest income treated as agricultural income?
- A —There is no such rule But there is a specific instruction given by Government that forest income should not be taxed. It is a flerent from the agricultural income.
 - The President Q-Grazing fees?
- A -They come under sing incomes. They are assessed to land revenue and not income tax
- Sir Percy Thompson Q—Is it right to say that the part of the sizes income which is taken irto account for purposes of land revenue is not taken into account for purposes of income tax?
- A —That is a fact. All sat or incomes are considered as income for purposes of fund revenue. There are several kinds of suca: The word simply means extra. It has got different meanings in different places. When we talk of settlement it has got one meaning and when we talk of interest it has got quite a different meaning.
- The President Q .- Under your arrangement with regard to land revenue with would be tavable for instance in Lengal is not tavable in the Central Provinces although the Act will the definition are identically the same
 - A -I do not know about the Bengal system
- Sir Percy Tlompson Q —In arswer to Q 34 you say the present scheme of graduation seems satisfactory and I do not think it necessary to base it on English or Continental practice. Are there not advantages in the English method of graduation?
- A —I do not know much about the English system I have not given much attention to that system of graduation. So I am not able to answer that question.
- Q-Have you any trouble with regard to incomes on the margin that is, just at the point where the rate changes?
 - A -But such difference must come about
 - Q-They do not occur under the English system
 - A -I do not know about that
- Q-The English system is to exempt to everybody-rich and poor-the first \$225 The next \$225 0 is charged at half rates and all the rest is charged at full rates. You get a continuity in the rise of rates and you do not have difficulty with marginal income. The Indian system as at present, we had in England up to 1920 and then as a result of the recommendations of the Royal Commission this new system was adopted
- A-If it has an advantage over the Indian system, surely the public would like it I have not myself studied it much
- Q—In answer to Q 36 you say you do not think it practicable to make allowances for the number of persons supported out of a particular income in
- A —I say it will be rather difficult to find out the number of persons that have to be supported out of a particular income in India
- Q.—Would it be possible to give an allowance for the number of children who are being educated? A.—Yes
- Dr Hyder Q -Does not everyone send his children to school without extra expenditure?
- The President Q—Are there not people who need this relief? Would you extend this privilege to all the income tax payers?

- A.—It will be required in the case of poor people but not in the case of super-tax payers. But even if it is granted to super-tax payers, it would not be much.
- Dr. Paranipye. Q.—In reply to question No. 36, you talk about the large number of dependants to be supported out of the particular incomes, don't you think that it would be possible for the Income-tax Act to lay down definitely on whose behalf the abatement ought to be given?
- A.—Yes, we know that there are many people who ought to be supported by a man having an income.
- Q.—Would it not be desirable to discourage the large number of hangers-on on one man's income?
 - A.—Surely it would be desirable, but it will not be practicable.
- Sir Percy Thompson. Q.—Supposing a man says he has got nine children, and you suspect he has not got nine children, would it not be difficult to find out?
- A.—I do not think it is very difficult because I cannot imagine any man telling a lie about the number of his children. That would not happen at least in India. I do not think any enquiry would be necessary.
- The President. Q.—Do you mean to say that there is no danger of a bachelor claiming any allowance?
 - A.—I do not think so.
- Sir Percy Thompison. Q.—Do you think that super-tax on companies is justified?
- A.—There is as a matter of fact only one company which has got double taxation, in this province.
 - Q.—I am not talking of double taxation, but super-tax on companies.
 - A .- I regret I can give no opinion, Sir.
- Q.—You say that the income derived by actually cultivating the land should not be taxed to income-tax, but the income of a malguzar or landlord derived from his village called "proprietor's profits" should be taxed. Could you tell us why you draw a distinction between these two? Why would you not make the profits derived from actual cultivation liable to income-tax?
- A.—It is rather difficult to distinguish technically between the two. The distinction according to my idea is that the cultivator who cultivates himself has got to do much, while the malguzar has to simply collect his income. I have drawn the difference between the man who cultivates and the man who derives the income.
- Q.—How can you draw this distinction? I think even a clerk works and why should he be charged income-tax and not the cultivator?
- A.—Technically speaking he is liable, but I think, considering the position of the Central Provinces, it is too much to expect the poor cultivator to pay this income-tax. I think it will be supposed that they were never meant to be taxed on their agricultural incomes.
 - Q -Would it be considered a breach of contract or faith?
 - A. I think to some extent it would be.
- The Maharajadhiraja Bahadur of Burdwan. Q.—I understand from your statement that supposing a landlord or a malguzar, whatever he is called in your part of the country, pays three thousand rupees as land revenue and he actually gets six thousand rupees from his tenants, on the three thousand rupees that he keeps for himself you will have no compunction in putting on income-tax, whereas a tenant who pays, say, to the landlord fifty rupees and keeps fifty rupees for himself, you won't put any income-tax on him. Supposing a big tenant or tenure holder has to pay two thousand rupees to the landlord and keeps another two thousand rupees for himself, would you exempt him? Is your argument here that a tenant because he cultivates the land or because he is a direct cultivator, therefore, for the profits that he makes he should not have an income-tax. But the landlord simply because he does not take the plough in his hand, therefore, the rent that he receives from the tenant and keeps for himself should be taxed again by an income-tax?
- A.—There is no additional tax, because he does not pay any rent to the Government.

Q -Does he not pay any revenue?

A -My contention is that the lind belongs to the State, and the malguzar is only a middleman for the collection of reuts

Q-Would you apply the same principle to the zamindars?

Q — Would you apply the same principle to the Zambatts

A — I do not think that there are many zamindars in this province, they are very few. They are no better than malguzars. I think they only have

some concession that the Inll jama is not collected from them

Q-You would consider that what the zamindar gets from his tenants is a

sort of commission for the collection of revenue?

A - Les It is only for the collection of money that is Government's due

Dr Hyder Q.—Is it not a fact that in the past Sir Richard Temple and other people who made the settlement, turned these malguars into full proprietors? Don't you think that it would be going back on that policy?

A-I do not know what is meant by full proprietors. I do not know the conditions under which the proprietary rights were given. I think they were given with the simple idea that the rents will le collected by the middlemen Afterwards the villages became saleable. I um only telling you what I remember I cannot say definitely about this

The Unharqualhtrapa Bahadur of Burduan Q-You say that the actual cultivator should not be taved in this case Supposing a malguzar has a certain amount of thudkes't land you would evempt him because he is also a direct cultivator?

A-No He would be exempted from the income tax only on the income which he makes as a cultivator but not on the share he gets as a malguzar

Sir Percy Thompson Q —Would you exempt that part of the income which he gets as an ordinary tenant $^{\circ}$

A -Certainly I would still classify him as an ordinary tenant

Dr Paranipye Q-bvery raiyat is a malguzar if you hold that

Bithess—To draw a distinction there should be a demarcation, because a cultivator himself cultivates the lund his income should be evempted whereas that portion of it which he gets as a malgucar should be taxed. The two noones technically speaking are the same. But the question is only of differentiation.

The Maharajadhraja Bahadir of Burdisen Q-Supposing there are 1000 acres and vou divide it into 10 bighs shares and all become small malguars You will at once say, because they are cultivating themselves they must be exempted?

A—I do accept that there are tenants who cultivate the land and there are also malguzars who cultivate certain portions of their lands. When I say that the actual cultivator has to be exempted. I mean to distinguish the cultivator from the money lending class who purchase villages.

The President Q-Have you come across cases where people of the money lending class purchase villages?

A—Oh yes many of them purchase villages In fact the purchasing of lands is considered to be a safer and a better investment

Q -Is it partly because the income from it is not liable to income tax?

A —I don't think that is the reason but they have an idea that if the money is invested in the hanks it might he lost and in the case of villages the value of villages would increase. Therefore they get income by two ways, one in the shape of prices and another in the interest on the capital.

Sir Percy Thompson Q-You say the growth of the accountancy profession has not affected the conditions in the Central Provinces?

A -Not very much

Q—Have you any suggestions to make as to any measures which can be taken to mirrore this administration of the income tax, i.e., to make collection mere close to the liability? You do say at the end of the paragraph that "so long as human nature remains what it is, people would devise means of evaling taxation Is it because of the short time within which these accounts must be checked?

- A.—Yes. It is very short time. As a matter of fact we are required to serve notices in the month of April and the assessee has to make a return within thirty days. He generally takes six months. An officer has to deal with at least a thousand assessees.
 - Q.—Cannot something be done to remove these difficulties?
- A.—Well this law is an improvement on the old law under which no return had to be made. The first law requiring this was the Act of 1918 and therefore people are not fully conversant with the procedure.
 - Q.—Is anything being done to tighten up the procedure?
- A.—Yes, we are gradually doing it. We have got to see a thousand accounts nearly and one officer has to do the work in 365 days. It is not possible for him to look into the accounts completely.
- Q.—Would the position be satisfactory if in fact every man made the return within thirty days?
 - A .- Then in that case it would be still more difficult.
 - Q.—You mean to say in that case the staff will be insufficient?
- A.—Yes, the staff will be insufficient as sach account should be completely examined.
- Q.—But for reasonable examination in sample years, is the staff insufficient even for that?
 - A .- I think so.
 - Q.—Would it pay to have additional staff?
 - A.-No, Sir. It will be very expensive.
 - Dr. Paranipye. Q.—What is your staff?
- . A.—One Commissioner, 2 Assistant Commissioners and 16 Income-tax Officers. That covers the whole of the Central Provinces and Berar.
 - Q.—These will have to examine between 11 and 12 thousand assessees?
- A.—No. There is other set of officers called Examiners who are eight in number. Few of our income-tax officers have had training in accounts.
- Q.—I see from your table that you have got about 11,000 assessees. Am I right?
- A.—No, those are only persons who have been assessed in the year. There may be other persons who have been exempted. So you have to deal with many more persons than are given here.
 - Q.—How do you bring in the new people?
- A.—For that we have got a survey staff. There are 12 Sub-Inspectors, but they are only temporary. They do this work.

The President. Q.—What do you do in the case of companies which have not their headquarters in Bombay. Do you get any income-tax from the Bombay Government?

- A.—Yes, Sir. We get a share in the income-tax from the Bombay Government. But their accounts are not examined here. When a company has got business in this province but the headquarters is in Bombay, it is taxed in Bombay, but the income will be divided between the two Local Governments in the proportion of 85 to Bombay and 15 to us. In the case of Bengal, it is 70 and 30.
 - Q.—How are the proportions arrived at!
- A.—The proportions are simply arrived at by mutual correspondence and bargaining. The Local Government gets one pice in the rupee. We have to ascertain how much it is and this income is divided between the two provinces.
 - Q.—Is there a recognized system of account keeping?
 - A.—Yes.
 - Q.—Are all accounts more or less on the same lines?
- A.—There are many kinds of system in which the accounts are kept in the Central Provinces. The mahajani system is a very common one; it is called so, because the Mahajans keep it.
 - Q.—There is no officially recognized system?

- A -We cannot force a man to keep his accounts in a particular form
- Dr Paranjpye Q-Are they written in Mahrati or Gujarati?
- 4 —They are written in all languages, some in Mahrati, some in Gujarati, some in Hindi, some in Urdu and some even in English
- Q-You say that if a man's accounts were given publicity, it will be difficult for him to maintain his credit in the market?
 - A .- That is the excuse the tax payers themselves give
- Str Percy Thompson Q --Don't you think that it would be a very scandalons thing, if when a man has made a loss and it is proved to the satisfaction of the Income tax officer the officer should proclaim it on the market and spoil his credit when he much be a perfectly substantial man?
- A -- From the income tax point of view or from the point of view of the public, the tax payers would not like heing exposed
- The President Q -Would it be very difficult for a man to find out his tival s income? How does he pay his tax?
 - A -The tax is deposited in the Treatury either in cash or by cheque
 - Q -It is all brought into the Treisury booms?
 - A -Yes
- Q —Would it be very difficult to find out the income from the Treasury hook? A —A man can know what the tax paid is, but it will not be known whether the has made any losses
 - Q-There is no secrecy about the books in which payments are recorded?
- A —I do not know about the Treasury accounts nobody can get information from moome tax books. The Treasury accounts might be published and copies much be had
- Sir Percy Thompson Q-hou do not object to tay free securities on the ground that they favour the rich man as against the poor
- 4 -There is not much of favouritism there. The general contention is that tax free accurates are supposed to be tax free in every case
- Q-Supposing I am a very wealthy man and my rate of income tax in 334 per cent, if I take up some tax free securities which are paying interest at 4 per cent, I am really getting a rate of interest equal to 6 per cent because if it were 6 per cent not free of income tax, I should get 6 per cent and pay 2 per cent to Government The poor man, who pays no income tax at all, is only getting 4 per cent
 - A .- Therefore, the poor man would be benefited if tax free securities are not issued at all. If ordinary securities are issued, he will be liable to tax
 - Q.—In other words, tax free securities are in a way favouring the rich man a sagainst the poor man, because they give him a higher effective rate of interest? A.—That is so
 - Q -Your answer to Q 47, regarding the losses not being carried forward Would you carry over losses for 3, 4, 5 o 6 years?
 - A .- That is keeping a kind of account with the assessee, which it will be very difficult to do
 - Q-You are more or less keeping an account with the assessee, when you have a three years' average system
 - A -But for the purpose of assessment, there should be some unit adopted When we adopt one year, we exclude losses sustained by the man in the previous year. If we take two or three years average, the losses are taken into consideration
 - Q—You can do it by the average system, but there are disadvantages with regard to the average system and in point of fact, the system was considered by the Royal Commission on Income tax in England in 1920. They recommended adopting the previous year's basis. They went into the question of losses and recommended that you should spread over the losses up to a period of six years.

- A.—The assessee, if he gets his losses recognized even once, would be satisfied with it. That means that the whole loss would be taken into consideration at one time. If you take two years' average, it would be sufficient.
- The President. Q.—Do they keep sufficiently accurate accounts to enableyou to carry on a system like that?
- A.—Some of the tax-payers do; those who do big businesses have a sufficient number of books to keep their accounts accurately.
- Sir Percy Thompson. Q.—In any case, surely you will only allow the losses to be carried forward if the man has proved the losses in the year in which he was assessed.
 - A .-- Yes.
- Q.—To get the same revenue on the three years average system why will you have to raise the rate of taxation? How does it make any difference?
- A.—Because, the averages will be lowered on account of the losses being taken into consideration.
- Dr. Paranjpye. Q.—Is there any difficulty in assigning incomes to various provinces? According to the Meston Settlement, the Central Provinces get a pice in the rupee on all income additionally assessed above the minimum of 1920-21. Do you find any difficulty in assigning a particular income to your province and a particular income to another province when a man has his business in two provinces?
- A.—As I have said, the two provinces will be settling it between themselves; it is no part of the Income-tax Department's duties. In this province we found that the revenue increased when the rate of tax was increased; but the assessed income did not increase; it had fallen.
- Q.—In answer to Q. 156, you make the suggestion that the total revenue derived from income-tax should be divided between Imperial and Provincial. You also say that the Central Government should regulate the rates, but the Central Government would obviously regulate the rates according to their own needs.
- A.—I do not know what the understanding between the two Governments is. Instead of calculating the Local Government's share at one pice per rupee of the extra income, it should be so much of the extra revenue.
 - Q.—But the extra revenue would depend on the rate of income-tax?
 - A.—Yes.
 - Q.—The Central Government would levy the rate according to its own needs.
- A.—It should take into consideration the share that would go to the Local Government.
- Q.—Different Provincial Governments might have different needs. One provincial Government might want a greater sum, another less.
 - A.—They could be very easily calculated and budgeted for.
 - Q.—All provinces will have to be treated in the same manner.
 - A.—That depends upon local requirements.
- The President. Q.—I think the witness's idea is that the Government of India might say "we want one anna this year", province A might say they want 6 pies, and province B, 9 pies.
- A.—As it is, there is an appropriation of income from income-tax between . Provincial Governments and the Central Government. At present the Local Governments get one pice per rupee of the extra income. Sometimes, it so happens that even if the Income-tax Department makes more money, very little share is given to the local Governments.
- Dr. Paranjpye. Q.—But the greater income is made, because the rate has been higher.
- A.—And yet there has been a disappointment to the Local Government. The principle of the extra income being divided should be observed.
- The President. Q.—Would it be practicable for each Local Government to have a Finance Bill on the plan suggested?

- A -I do not think it is necessary The rates will have to be regulated by the Central Government They will know what portion of the income to give to Provincial Governments
- Q -You are suggesting that the Imperial Government should put on whatever rate it likes and you get the income, whether you want it or not

Would it be practicable for your Department to collect profession tax for local bodies?

- A -I bave sent my reply on this subject to the Local Government, in which I have stated that it would be practicable, but it is not desirable
 - O -Why not?
- A -I am not quite sure if many local bodies would agree to the Income tax Department collecting these for them
 - Q-Why won't they agree?
 - A -It depends on the local conditions
- Q-De not the local bodies desire to have information from you as to what the incomes are?
- A—Not at all In fact we get our information regarding those assesses in the manicipal areas from municipal records. The man who has a profession does not keep any account of his earnings. Therefore, the municipal members and the income tax officers will be equally ignorant of his income.
- Q-I am speaking about people who are paying income tax. You have in formation regarding their income and the preparation of the schedule is a matter of a few minutes
- A -We have that moome as ascertained from the man himself or from the municipal records. Our information is derived, to a great extent, from the municipal records
- The President Q -Is it not a waste of money and a cause of harassment to the assessee that he has to be assessed twice over, once by you and again by the municipal body Would it not be much simpler if the profession tax was collected by you and paid to the municipality?
- A —It would be simple to have one assessing officer, but I think it is very difficult to do it in practice. In the first place so far as professions are concerned, the members of the Municipal Committee would be better able to know the incomes of their assesses than the income tax officer
 - Q -Do you mean they would challenge the correctness of your assessments?
 - A -No they would be in a better position to know the income
- Sir Percy Thompson Q-Is it not a fact that the profession tax is very badly administered by the local authorities?
- A -I do not know if there is any profession tax worth the name in the Central Provinces There is something in Berar, even that is not, really speak ing, on profession it is levied on people who practise what is called datali
 - Dr Hyder Q -This tax is not levied here, and you have no desire for it? A -No
 - Dr Paranipye Q -- It is one of the optional taxes?
- A -Yes, so far it has not been levied in the Central Provinces, and in Berar only what is called dalal; exists
- Q—You are very emphasic that the administration of income tax should be independent of the electorate?
 - A -That is my idea
 - Q-Would not that apply to the profession tax also?
 - A -I think it should
- Q-Would it not be desirable that an independent central staff should be appointed?
 - A -Those whom they elect would themselves make the assessment
 - The President -You would rather not give an opinion

13th February 1925.

Nagpur.

PRESENT:

Sir Charles Todhuster, K.C.S.I., I.C.S., President.

Sir Bijay Chand Mahran, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraja Bahadur of Burdwan.

Sir Percy Thompson, K.B.E., C.B.

Dr. R. P. PARANJPYE.

Dr. L. K. Hyder, M.L.A.

Dr. PRAPHULLA CHANDRA BASU, M.A., B.L., Ph.D., Vice-Principal and Professor of Economics, Holkar College, Indore, was examined.

Weitten memorandum of Dr. Basu.

Q. 6.—No. Because in each of the three cases mentioned I believe that there will be habitual under-rating. I have had some practical experience of item No. (1). My experience is that employers habitually exaggerate the good conditions of labour. Frequently I have had complaints from the labourers that the wages as shown in the list of employers never reach them. This is due partly to the intervening jobber who takes a share and partly to what pass for disciplinary measures according to which automatic deductions and fines practically prevent the labourers from normally receiving the wages shown in the employers' list.

From what I know about urban land and building valuation, the land-lords almost invariably under-rate the value and rental of their land and house property.

Thus the plan will not give any accurate or reliable figures. Also accuracy will depend upon the checks that can be exercised upon the landlords' valuation. As these must vary from locality to locality, I believe that we cannot even get at any common type of errors for which proper allowance might be made in order to draw any conclusions of economic importance.

- Q. 8.—The list is sufficiently exhaustive. I would not rely upon them to form a basis of an estimate of the incidence of taxation on different classes. My reasons are:—
 - (1) They are too fragmentary and disjointed, sometimes even for a district or a province, not to speak of the whole of India.
 - (2) The standard and basis of the works in the list vary so very much that the estimates of two works on the same locality, based practically upon the same facts, lead to different and often divergent conclusions.
 - (3) When statistics are insufficient the writers naturally make allowances which are often guesses. These wholly depend upon the bias and local observation of the writers, both of which vitiate the conclusions.
 - (4) In the case of family hudgets most divergent results can be obtained by two persons in the same locality or even in the same families.

for the reliability of the work wholly depends upon the confidence of the families in the investigator. It should be noted that the illiterate people, as a rule, wholly distrust the educated people, for unfortunately there is a divergence of standard and outlook which have led the latter often to exploit the former

Therefore until there are such studies made for all sorts of economic regions in India and several independent studies for the same region and the results of all co-ordinated and roughly trooncied. I would not use these studies for the present purpose of the Committee They are admirable in their own way but are of no use for the present enquiry except as guesses by scholars

I regret that I cannot suggest any process for ascertaining such incidence as the Committee want. I suppose that time is not ripe yet for such determina tion of the incidence with any degree of scientific accuracy

Q 13-I would rule out (a) unless the article le a thing of vital necessity for the life of the nation and its consumption be as yet very limited per head 1 the population At present I cannot think of any article which is so Whether the population At present 1 cannot think of any article which is so whether it should be (5) or (c) will depend upon the quantity consumed and the clasticity of otherwise of the demand for the article. If the former is very large per head of the population so that there is little siming of it by even the ordinary people, I would have measpooly profit. For with a large consumption and low marginal unity, the consumers surplus will be high and the consumers should be able to stud a monopoly profit. The total national benefit will be the consumers unpulse for the nation and the monopoly profit to the Government. If the former 1s very large, the latter which, when first fixed the consumers will be the consumers are the consumers and the consumers are the surplus for the nation and the monopoly profit to the Government. or subsequently aftered, is likely to come out of the former Pous any reduced cost of production owing to the economies of large scale output of the monopoly, cannot be a great burden. This will be especially so if the demand for the article be inclustic as a result of its consumption being extended far towards the level of satiets

the element of taxation may appear only in case (c), not in cases (a) and (b) In case (c) also it will appear only when the quantity at which the rate of monopoly profit multiplied by the quantity is appreciably less than the quantity in cases (a) and (b) In the circumstances presumed above, its, large consumption and inelastic demand as a result of it, the difference in the quanti ties in the three cases is not likely to be great, and yet by the nature of the circumstances presumed, the rate of monopoly profit will be comparatively high

Q 14—The element of tavation arises only when the price chirged for the services exceeds their price when sold by rival producers to the consumers to have not be conferred upon the consumers by a reduction. Thus the question whether greater benefits may or may not be conferred upon the consumers by a reduction. Thus the question depends upon the utility of the services to the consumers and the possible reduction in the cost of production. The former is difficult to ascertain for obvious reasons. The latter is so because, in the case of a monopoly the cost of production cannot be compared by a reference to rival producers and because the special economies of large scale production which tend to make the monopoly cost of production lower than the competitive cost of production, -cannot be ascertained

(a) Railwajs -Although there have been undoubted hardships upon the poor classes by the rise in railway fare during the last six years or so, I think that the price paid does not even approach the great utility derived from the services by the public If, however, there is any possibility of reducing the cost of production as experts aver that there is to that exemi use rise in the indiged charge has been unceronouse for the national loss is to be judged more by restrictions on trade and movements of the people—a highly complicated matter to scertain—than merely by the loss in the complicated matter to scertain—than merely by the loss of the complication of the contraction of the co aver that there is to that extent the rise in the rate and fare any such reduction from the poorer classes inflicts greater national injury than when it is from the richer classes. From this point of rightly than when it is from the state and second class fares recent ly introduced in the E I, G I P, and B B & C I Railways, while the third and intermediate class fares have been left un touched To an almost indefinite extent I would give preference to the latter rather than to the former

- (b) Tramways.—I have experience of Calcutta and Bombay only. I think that the fares are not taxes to any material extent. The price for the services seems to be quite moderate, that is, an amount which the consumers would have to pay in any circumstances. In Calcutta, however, there is one defect, viz., that over a line, which usually is very long, there is the same charge irrespective of the distance; but probably this is due to practical considerations.
- (c) Posts and Telegraphs.—The prices have increased very much in recent years. Yet I think that the charges are moderate, and s long as they are so, the element of taxation cannot enter to any great extent.
- (d) Profits on coinage or exchange.—The profits on coinage as such have absolutely no element of taxation. Money is used at its face value, and the intrinsic value which only is affected by the token character of the coin (giving rise to profits on coinage in India over and above the segniorage charge) has nothing to do with the consumers.

In the case of the rupee, however, since the breakdown of the exchange system in 1920, there is the effect through exchange. In normal times when the exchange rate is stable by the machinery of Council and reverse Council drafts, no effect is possible once the exchange has its reflex in the adjustments of internal prices; after that the exchange rate has no effect as a tax or otherwise, for, although the currency may be managed in the sense that it is regulated by a machinery set up by the Government, it is automatic, the increase and decrease in the currency being regulated by the release and withdrawal of the currency in response to the needs of external trade, that is, on exactly the same principle, although by a different process, as the adjustment in a country using a standard money with free coinage. At present, however, as a result of the breakdown of the gold exchange system, exchange profits indicate changes in prices in India, especially with regard to the articles subject to external trade, and through them sympathetically to others, which have little to dowith normal price changes as such. In regard to non-Governmental transactions the loss to the exporters tends to neutralise the gain of the importers and vice versa, although the incidence must affect different classes differently. But to the extent that this hinders trade whether as a result of uncertainty or as a result of diversion of production away from the channels determined by uermal conomic causes, the element of taxation certainly enters, and. I believe, inflicts a greater loss to the payer of the tax than the amount realised by the Government. This is wholly against the canon of economy in taxation. But the question of exchange is not merely nor primarily a question involving the subject of enquiry by the present Committee.

- Q. 15.—I can only deal with the second part. No one of the plans can work so satisfactorily as one based upon the principles of several of them:—
 - (1) The cost must be realised and the total amount of the charge should not be less than the total cost except in areas where the object is to develop agricultural lands, the charge in which case may be less than the cost. But normally it should be more, how much more is to be determined by taking into account one of the principles of taxation in such cases, viz., what the industry will bear. Not that it should be taxed to the full extent of its capacity to bear a tax, but that this question should be taken into account.
 - (2) To charge a fair commercial profit would be a good plan if no idea of taxation be present. In order to tax the rate must normally be higher. One caution is necessary here, viz., that there should be a carefully devised method to determine what is "a fair commercial profit" without leaving it to the discretion of the officials in charge or to the financial needs of the Government. The latter consideration can enter only when a portion of the rate charged is meant to be a tax.
 - (3) This would be wrong and dangerous. Land increases in value for various reasons. Water supply is only one. If improvements be made by the cultivator, a portion of that also will go to the Government if this rule be adopted. Such improvements are often in many small matters, the effect of which cannot be determined and

- A little manning, a little more careful ploughing, a little discrimination in the choice of seeds, a little more strict watch by the night a little fencing against the intrusion of an mals, a little care in choosing the exact time for ploughing, sow ing weeding, and reaping—all increase the output without any ing weeding, and resping—an increase the output windout any obvious improvement, a portion of which will automatically go towards the water rate. Such a rate will directly discourage such unior improvements and is not at all desirable in a morbitual industry like agriculture in India which yet supports, and, in spite of any rapid development of manufacturing industries, will continue to support the largest number of the population in Technic. India
- (4) To charge hy volume would seem to be emmently fair But it is not so if the object be taxation and not commercial profit. The same volume of water may be taken by two fields, but if the fields te differently productive as a result of the water supply -a fact which is likely for the inherent powers of the soil respond differently to the same kind of stimulus-the water rate will bear a heavier pro portion to the total cost of production in the worse field than in the better In other words taxation will be unequal and press ing more heavily upon the one which is less able to bear it This will violate the first and the most important canon of taxation, viz, . the canon of equality or justice
- 15) This will surely bring into existence the middleman seller of water, who is likely to be a non-cultivator. Being a monopolist he will charge extortionate rate. The better lands will naturally get more water because they can pay more. Thus the had lands will be penalised the good lands will pay an amount of tax which will be higher than the amount which the Government would receive by the amount of the middlemans profit. This will violate the canoni.

of economy in taxation

- I would, therefore, rule out (3) and (5) as unsuitable and even dangerous and recommend a plan hased upon a proper combination of the principles as discussed above in the case of (1), (2), and (4)
- Q 16—It is right that the State should take a portion of the large increase in the value of land as a result of water supply. But as pointed out in answer to Q 15 (3) it is not easy to determine such increase. The natural tendency of the Government would be to exaggerate the increase due to this cause If a fairly large margin is left out and then the rate is increased on the rest, it is not likely to encroach upon the increase in the value of land due to other cause. Therefore, the increase owing to water supply should be cautiously estimated and I would charge upon this an increased rate approximately the same as is charged in the case of land revenue vi., about fifty per cent of such increase A lumb sum should never be taken It is difficult for the cultivator to pay and it is mainr to future Governments It should be a letter ment tax on the principle on which land revenue is now enhanced. It should not, however, vary too frequently, say, not more than once in five or ten years according to the developing or developed nature of the soils in the locality
- Q: 19 and 90 —The idea behind these questions is probably that when particular services are given and the tax for them paid its incidence should be neglected while taking into account the meidence of taxes whose effects are not so direct nor confined to the locality. But there are dangers to such classifica so direct nor confined to the locality. But there are dangers to such clusified into involving principles. A tax, raised and spent spentficially in a locality confers benefit upon the community as much as any other tax raised from the whole country and spent generally for beneficial purposes. The change of unit from the whole country to the locality does not introduce any change in praciple. The principle that, apart from the area, the persons who par the "ax as marked by the expenditure as wrong and dangerous. For on that principle cases, a strong the property of the principle cases, as a rot from the discass the property of the principle cases, a strong the property of the principle cases, as the property of the pr from the choulidars tax
- Q 27—I thunk that Mill and Bustable are right, and Adam Smith and some of his modern followers are wrong in this matter. To the extent that an indi-ect tax is voluntary, it means the capacity of the consumer to reduce his

consumption. To this extent the productivity of the tax—an essential consideration in the case of all taxes—is reduced or at least threatened, and therefore the tax is not a good tax. To the extent that he pays the tax it is in most cases compulsory because in consumption we presume that he makes the best distribution of his expenditure in his purchases. At any rate this evasion by reduced consumption is possible in the case of a luxury or superfluity. The demand for this is elastic. Therefore, a large reduction in demand will follow a comparatively small tax imposed. Thus the amount coming to the Government will be at the cost of a large reduction in the consumption and therefore a large reduction in the production of that article. Although the incidence of the tax will fall upon the consumer, its effect will be more widespread because of elastic demand. To the consumer it is the loss of utility from the reduced portion minus the original price; to its producer it is the loss of profit on the reduced portion of the output. This, of course, has almost interminable repercussions on other articles in the case of an article with fairly large consumption. And the tax will not be worth much if the article has not a fairly large consumption.

I would, however, call an indirect tax the best tax on another ground, viz., that it is not felt as such and therefore is less grudgingly paid.

- Q. 22.—The question does not arise after the above answer to Q. 21.
- Q. 23.—Both tobacco and intoxicating liquors are luxury or superfluity. Economically they may even reduce efficiency. But they are additions and therefore the demand for them is not clastic. If so, a rise in their prices enthe imposition of a tax may not proportionately reduce their consumption materially. Human nature being what it is, the reduction usually comes more from other articles which may be efficiency necessaries than from these. If so, or to the extent that it is so—and we believe that to a large extent it is so—the tax certainly imposes economic burden, often very heavy too. In such cases of luxury whose demand is inclastic the incidence of a tax falls less upon it than, by shifting by readjustment of consumption, upon other and less harmful or positively useful articles. This is not meant to be a plea for not taxing these articles but a caution which is often not realised, as it is apparently not in the quotation if its context does not qualify the statement.

It should be noted that the above discussion does not deal with the questionof reducing the consumption of these articles for social benefit but purely with the incidence of a tax upon them.

Q. 24.—A tax upon entertainments will certainly be welcome, for such consumption can never be addiction in the sense in which tobacce and intexicating liquors are. This tax is voluntary to a much greater extent, although I think that it is wrong on principle to presume that in calculating the incidence of the tax system as a whole, this burden should not be considered as such. A voluntary burden is a real burden inasmuch as it reduces the taxable capacity of the payer. The answer to Q. 21 also applies to this case.

A tax on railway tickets is really a riso in the fare charge, only distributed inequitably because it is usually a fixed sum irrespective of distances which one may travel, because the higher classes are not taxed at a proportionately higher rato, and because it falls upon some only, that is, the points at which the tax is levied. If it be levied on all it would be better as a tax. But it would be dangerous, for the expected bonefits of the recent separation of the railway budget from the general budget will be reduced by permitting interference in railway tariff for the interest of the general budget. On this ground I would disapprove of it on principle. If it has to be levied it would be better to charge it from the railway budget leaving the latter to realise it from the consumers in the bost way possible. It will be best if it be avoided, at any rate now just after the separation of the railway budget.

Q. 25.—I think that this is hardly possible. Tobacco is taken by all classes whether in the form of smoking cigarettes or hooka or taking snuff or chewing the leaf. Liquor is taken by some from all classes of the society, and no class-as such can be definitely isolated, who can be easily taxed otherwise. The same is for railway journey. The whole point here is whether the class as such can be so definitely ascertained that the incidence upon the class can be estimated and corrected by the levy of some other tax or taxes. I have not got any materials for judging but I feel that the answer to the question is in the negative.

- Q 27—Every member of the community cannot bear a tax, however small it may be There must be exemption for some although it is very difficult to levy any indirect taxes on necessaries without burdening them The only general test for exemption that I can think of its whether the man or the man whose dependent he is earns an income or not But how can this test be applied in the case of indirect taxes?
- Q 28—As the question is really political, I would answer it very briefly My answer is yes, for representation from the various classes of the community reflects more accurately than any other means the burden and impastice if any of the taxes the incidence and effects of which are extremely difficult to trace and yet necessary to do so in order properly to apply the principles of taxa tion
- Q 20 —As far as possible taxation should be indirect not because it becomes thereby voluntary but because (1) it is more convenient to pay, in fact it is paid by instruments at convenient times by the ultimate payer (2) it is rarely felt as a tax and hardly as a burden except on its first imposition and except when it is very high, and (3) it can be more conveniently and economically collected by the Government.

In order to attain to the principles of taxation, which, by the way, are to be applied to the tax system as a whole and not to each tax separately, it is necessary to keep some direct taxes In India the only important direct tax is the income tax the land revenue not being one Vide answer to Q 96

- Q 20 -A poll tax has a had odour about it. If operated with sufficient precaution and with necessary exemptions, it may work. But in taxation as in any other affairs of governance sentiment has a large place
- Q 22—It seems to me that we are not far from the limit in the income tax in India If an increase is necessive, I fear, that we shall have to lower the limit of evemption and increase all through the graduation. An Indian with an income of £500 pays 312 per cent as against 35 per cent in England It may be ergued that in England the standard of living 19 higher than in India. But the dependants of an Indian, because of the system of joint family, are much larger. Also a high tax reduces the effective income and therefore hinders a rise in the standard of living as judged by its effects upon economic efficiency. It appears that incomes between £1,000 and £10,000 are comparatively lightly taxed in India II compelled to raise the income tax. I would levy a small tax on £100 and a higher rate on the above incomes than now before I would go to incomes 1 elow £1,000 end above £1,000 and above £10000.
- Q 35—Unearned incomes should most certainly be taxed at a heaver retethan earned incomes. In India the should particularly be so in the case of fing incomes from land. But such incomes now go practically untaxed with the result that earned incomes—from trade and industry end profession—have to make up for them Indeed, a few years ago, 1950 if I remember aright, a proposal that a landlord's other income should be taxed at a rate to be assessed by the inclusion of his income from the land, which tatelf was to remain untaxed was rejected by the Central Legislature I would call this highly unjust. The difficulty, however, in the case of uncarned incomes is to ascertain their exact amounts. If a liberal margin is left out I think that it is quite practicable to tax uncarned incomes, and they should be taxed heavily
- In the case of 'sums shown to have been mested in productive enter prises the tax should not be on the sums but on their incomes because the income tax in India is imposed upon the income and not on its capitalised value As the sums are employed in productive enterprises I would not tax their income as heavily as incomes from land, although more heavily than incomes canned directly But does not the income from the sums invested represent enterprise? If so, will not a too heavy tax discourage saving?
 - Q 56—No If attempted, at will lead to grossly inaccurate results. Every big joint family has some dependants who are very distant relatives but are really servants in the family. All these would at once be rused in official statements to the dignified status of real dependants upon the income of the joint family.
 - Q 55 —I am whole heartedly in favour of removing the exemption of incomes from agriculture. For purposes of Q 55 the distinction between the farmer a nonem which is earned and the income of the absentee landlord or the moner lender owner which is incurrent is necessary. I cannot say anything accurately

about the proportion of actual farmers who will be affected under the present limits of exemption. But I should think that a very large number will be exempted and deservedly ro. On the other hand, I should think that the increase in the revenue from the income-tax will very substantially increase as a result of the absentee and the money-lender-owner coming within the net.

- Q. 39,5-1 am not inclined to agree with the statement. I have not got the figures for the whole of India. But in Bengal where the system of zemindary tenure prevails Government get an income of about four and a half crores of rapecs out of a total estimated rental of eighteen crores. I feel that an incometax of about one crore can be raised if the present rate be applied. As Eastern India has extensive zemindaries whereas Western India has only a few, I would expect about eight crores of rapecs instead of "from sixteen to twenty crores of rapecs". But my estimate is a pure guess. On the other hand, if the normal rate for land revenue he charged in Bengal, viz., fifty per cent of the rental, the increase in revenue from Bengal alone will be about four and a half crores.
- Q. 40.—I do not feel like agreeing. The argument is that because the agriculturist is hard pressed without any exemption, therefore the others should be dragged down to the same quagmire. The comparison with the minimum of other countries is not quite accurate. The normal size of the family in India is higher than in other countries where the system of joint family does not obtain, where the women have some means of earning, and where, like India, if there is one man earning two thousand rupees there are not two hundreds who do not and who partly depend on a relative who does. However, if there he urgency for raising more revenue, I would agree to reduce the exemption limit to fifteen hundred tupees. The figures, as quoted in the Note to the question, do not take into account the rise in the price level. I think that the purchasing power of fifteen hundred supees to-day is approximately the same as that of less than five hundred supees to-day is approximately the same as that of less than five hundred supees in 1862. Thus the present exemption of two thousand supples is not much higher than the exemption of 1862.
- Q. 41.—In spite of the attempted improvements I believe that partially at any rate the income-tax is a tax on honesty. Cases are not unknown where some people keep two entirely different sets of accounts, one for their own use and the other for the consumption of the income-tax official. I think that the question involves business morality and civic sense as also the probable fact that the assessing agency may not be above temptation.
- Q. 43.—This would not avoid the difficulties pointed out in answer to Q. 41. Moreover, the Indian system of keeping accounts varies much from province to province. The suggestion of the Indian Industrial Commission that Indian business should be compelled to keep accounts on the English system is absurd. I would rather compel every hank to have an auditor who understands the Indian system of keeping accounts.
- Q. 48.—With the first quotation I substantially agree. But in order to make the small number of taxes very productive they must be imposed upon articles, of wide and general consumption, which in India would mean necessaries of life.

The second quotation is only theoretically correct. It is apparently not realised that a tax as such becomes ineffective to the extent that it discourages consumption. The social effect may be good but productivity is the first desideratum for a tax. Moreover, as already pointed out in answer to Q. 23, if the articles are addictions, efficiency necessaries may be reduced rather than these.

Rc the third quotation I do not agree with the first part even as a counsel of perfection. More luxuries can never yield a very high income as their demand is clustic. The poorer the country is, the greater is the clasticity of demand for luxuries. Few such taxes in India would yield big revenues. Also it is idle to say that "in a country where three-fourths of the population consumes no luxuries", "there is no hardship in such a tax", that is, a tax on necessaries. The hardship is great indeed. We should rather say "there is no option but to have such a tax".

- Q. 50.—I think that graduation in indirect taxation is practicable in all eases where the present levy is ad valorem. Whether or not ad valorem imposition is advisable is a different question. Vide also answer to Q. 95.
 - Q. 51.—Yes, I generally agree with the statement quoted.
 - (1. 5%.-With the assumption, yes.

- Q 55—The basis of comparison implied in the question is wrong. When compared with other countries the incidence per head is useless unless we know the income per head of those countries the standard of living, and other demands made by travition. As a rule the lower the income is the higher is the cost of necessaries in proportion to that of liviness and other things. This has been established by Engle is law of convumption. The higher the proportion of the cost of necessaries to the total expenditure the greater is rise factor the burden of a tax on necessaries. Also the lower the income the greater is the value of money and therefore the greater the burden which like a tax on necessaries non-is compelled to bear. Therefore unless the above relevant facts are known it is impossible to say whether the present rate of salt tax in India is high or low. Also sentiment is important here.
- Q 55-Yes, if the Government monopoly can really secure the economies of large scale production. Even the Government that is most efficient as government is not necessarily a good business manager, the two functions are so-entirely different.
- Q 56 -The idea is wrong The duty will simply raise the normal price of salt and make it as scarce as it became in an exceptional emergency like the late war for which no country can make adequate provision in anticipation
- Q 55 —I would advise Government not to think of interfering in such measures It would only insettle things and create suspicion So long as there is no fraud or apparent injustice, it is outside the scope of Governmental interference.
- Q 59—That depends upon the relative positions of the centres of production and those of distribution. This is a matter of detail and will be best left to the administrative machinery.
- Q. 60—It will be too costly for a vast country like India. But if it were practicable it would make the salt tax one on consumption only instead of as at present a tax also on the production of those who are least able to lear it, etc., the ordinary agriculturists
- Q 61—In particular areas, ves Generally for the whole of India, no, for the present and a long time to come
- Q 63—I do not advocate total prohibition on the ground that it should be left to the choice of the individual consumer who should be educated by intopaganda
 - (a) is impossible. None of the means suggested is less burdensome than the present excise revenue.
 - (b) is better But this would mean tapping sources which I would consider as reserved for emergency use rather than as a suitable substitute for the excise duty
- Q 78—\es Every tax means some interference with the economic activation of the people concerned. The nature and effect of such interference are most difficult to discern but there is no doubt that they are there. So the aim should be minimum interference such building the should be remained by over whelming benefit to the State, to be judged by the amount of the recent as also by the urgency of the needs of the State. Hence a few articles should be taxed which yield a large revenue. Also this tends to reduce the cost of impose, as far as possible, equal burden in proportion to abilities. If some readquistments be necessary that can be done through some other taxes, direct or indirect or both. It should be noted in this connection that in order to derive a large revenue by taxing a few articles they should be articles the consumption of which is very wide. In a country so poor is India where few large recommends wheely by the masses of the people, they tend to be necessaries bare or efficiency. Therefore, the burden upon the poorer classes tends to be greater than upon the rich. This should be kept in view when deciding upon the articles which are to be taxed and when imposing other taxes to realise equality in taxation.
- Q 83-4d colorem duty has the advantage that the burden of the tax varies, as it should, according to the price, that is according to the ability of the article to bern a tax But the disadvantage is in the imposition of the tax where a good deal of uncertuinty and therefore of scope for fraud, corruption, and extortion comes in On the other hand, pro rata or specific duty makes

about the proportion of actual farmers who will be affected under the present limits of exemption. But I should think that a very large number will be exempted and deservedly *a. On the other hand, I should think that the increase in the revenue from the income-tax will very substantially increase as a result of the absence and the money-lender-owner coming within the net.

- Q. 39, 1 am not inclined to agree with the statement. I have not got the figures for the whole of India. But in Bengal where the system of zemindary tenure prevails Government get an income of about four and a half crores of rupces out of a total estimated rental of eighteen crores. I feel that an incometax of about one crore can be raised if the present rate be applied. As Eastern India has extensive menindaries whereas Western India has only a few, I would expect about eight erores of supers instead of "from sixteen to twenty crores of supers." But my estimate is a pure guers. On the other hand, if the normal rate for land revenue be charged in Bengal, viz., fifty per cent of the rental, the increase in revenue from Bengal alone will be about four and a half erores.
- Q. 10.—I do not feel like agreeing. The argument is that because the agriculturist is hard pressed without any exemption, therefore the others should be dragged down to the same quagmire. The comparison with the minimum of other countries is not quite accurate. The normal size of the family in India is higher than in other countries where the system of joint family does not obtain, where the women have some means of earning, and where, like India, if there is one man earning two thousand rupees there are not two hundreds who do not and who partly depend on a relative who does. However, if there he argenty for raising more revenue, I would agree to reduce the exemption limit to lifteen hundred rupees. The figures, as quoted in the Note to the question, do not take into account the rise in the price level. I think that the purchasing power of lifteen hundred rupees to-day is approximately the same as that of less than five hundred rupees in 1862. Thus the present exemption of two thousand rupees is not much higher than the exemption of 1862.
- Q. 41.—In spite of the attempted improvements I believe that partially at any rate the income-tax is a tax on honesty. Cases are not anknown where some people keep two entirely different sets of accounts, one for their own use and the other for the consumption of the income-tax official. I think that the question involves business morality and civic sense as also the probable fact that the assessing agency may not be above temptation.
- Q. 42.—This would not avoid the difficulties pointed out in answer to Q. 41. Moreover, the Indian system of keeping accounts varies much from province to province. The suggestion of the Indian Industrial Commission that Indian business should be compelled to keep accounts on the English system is absurd. I would rather compel every bank to have an auditor who understands the Indian system of keeping accounts.
- Q. \$5.—With the first quotation I substantially agree. But in order to make the small number of taxes very productive they must be imposed upon articles, of wide and general consumption, which in India would mean necessaries of life.

The second quotation is only theoretically correct. It is apparently not realised that a tax as such becomes ineffective to the extent that it discourages consumption. The social effect may be good but productivity is the first desideratum for a tax. Moreover, as already pointed out in answer to Q. 23, if the articles are addictions, efficiency necessaries may be reduced rather than these.

Re the third quotation I do not agree with the first part even as a counsel of perfection. More huxuries can never yield a very high income as their demand is clastic. The poorer the country is, the greater is the clasticity of demand for huxuries. Few such taxes in India would yield big revenues. Also it is idle to say that "in a country where three-fourths of the population consumes no huxuries", "there is no hardship in such a tax", that is, a tax on necessaries. The hardship is great indeed. We should rather say "there is no option but to have such a tax".

- Q. 50.—I think that graduation in indirect taxation is practicable in all cases where the present levy is ad valorem. Whether or not ad valorem imposition is advisable is a different question. Vide also answer to Q. 95.
 - Q. 51.—Yes, I generally agree with the statement quoted.
 - (1. 5?.—With the assumption, yes.

- Q 55—The basis of comparison implied in the question is wrong. When
 compared with other countries the incidence per head is uncless unless we know
 the income per head of those countries, the standard of living and other demands
 made sures in proportion to that of livines and other things. This has been
 established by Engel is law of consumption. The higher the proportion of the
 cost of necessives to the total expenditure the greater is pro facto the burden
 of a tax on necessives. Also the lower the income the greater is the value of
 money and therefore the greater the burden which like a tax on necessives
 it is impossible to say whether the present rate of salt tax in India is high or
 low. Also sentiment is important here.

 I important here

 I important
- Q 55—Yes, if the Government monopoly can really secure the economies of large scale production. Even the Government that is most efficient as government is not necessarily a good husiness manager, the two functions are so-entirely different.
- Q 56 The idea is wrong The duty will simply raise the normal price of salt and make it as scarce as it became in an exceptional emergency like the late war for which no country can make adequate provision in anticipation.
- Q 55—I would advise Government not to think of interfering in such measures. It would only unsettle things and create suspicion. So long as there is no fraud or apparent injustive, it is outside the scope of Governmental inter-
- Q 59—That depends upon the relative positions of the centres of production and those of distribution. This is a matter of detail and will be best left to the administrative machinery.
- Q. 60—It will be too costly for a vast country like India. But if it were practicable it would make the salt tax one on consumption only instead of as at present, a tax also on the production of those who are least able to lear it, itz, the ordinary agriculturists
- Q 61—In particular areas, yes Generally for the whole of India, no, for the present and a long time to come
- $\stackrel{\leftarrow}{0}$ 62 —I do not advocate total prohibition on the ground that it should be left to the choice of the individual consumer who should be educated by igropaganda
 - (a) is impossible. None of the means suggested is less burdensome than the present excise revenue.
 - (b) is better But this would mean tapping sources which I would consider as reserved for emergency use rather than as a auitable substitute for the excise duty
- O 78—Yes Every lax means some interference with the economic activities of the people concerned. The nature and effect of such interference are most cufficult to discern but there is no doubt that they are there So, the aim should be minimum interference. Such interference can be justified by over whelming benefit to the State to be judged by the amount of the revenue as also by the urgency of the needs of the State. Hence a few articles should be taved, which yield a large revenue. Also this tends to reduce the cost of collection. But the number and variety of such articles should be such as to impose, as far as possible, equal burden in proportion to abilities. If some revigiistments be necessary, that can be done through some other taxes, direct or indirect or both. It should be noted in this connection that in order to derive a large revenue by taxing a few articles, they should be articles the consumption of which is very wide. In a country so poor as India where few luviries are consumed widely by the masses of the people, they tend to be mecessaries, hare or efficiency. Therefore, the burden upon the poorer classes tends to be greater than upon the rich. This should be kept in view when deciding upon the articles which are to be taxed and when imposing other times to realise equality in tixation.

 Q 85 4d valorem duty has the advanture that the burden of the taxed.
- Q \$5-4d valorem duty has the advantage that the burden of the tax vives, as it should, according to the price, this is according to the ability of the article to bear a tax. But the disadvantage is in the imposition of the tax where a good deal of uncertainty and therefore of scope for fraud, corruption, and extortion comes in Ou the other hand, pro rate or specific duty makes

for certainty but involves the same burden on good and bad qualities of articles. I would have a combination of the two. The rate of taxation should be fixed according to the value. But its imposition should be pro rata. This can be attained by having a classification of the articles to be taxed into different grades according to their value, and taxing each grade of article according to its weight or volume, that is, pro rata.

Q. 87.—Productivity of a tax covers a multitude of sins. So, the use of a tax like those included in Annexure K depends upon its productivity subject, of course, to the question of justice of its imposition. It seems to me that a tax, fee, or license duty may profitably be imposed in India in regard to the following: auction sales when they are organised and on a sufficiently large scale. otherwise the cost of collection will be too high; bicycles, if the tax is not very high and does not interfere much with their wide use in the business life of the people; entertainments that are organised on a sufficiently large scale to be taxed without an army of inspectors, etc.

I think that if there be any pressing need for revenue the following may also be included:

(1) Advertisements. The revenue is likely to be good but the tax vill fall upon trade and industry. (2) Banking transactions. In order not to hinder wide development of such transactions among the masses of the people, which is and should be the present policy of Government, I would tax such transactions only after exempting transactions below a certain minimum. (3) Insurance. The same considerations as in (2) apply here. (4) Motor cars. As these are not produced in the country and as they already pay a heavy customs duty, I would tax them further by imposing a license fee only when there is urgency for raising more revenue. (5) Safe deposits. If necessary, I would tax them but only after exempting a minimum. This tax can, however, be evaded by distributing such deposits in various banks. But the income from them being in the nature of unearned income, they are a fit subject for taxation. (6) Tourists. Their number is increasing. They are certainly a fit subject to be taxed. But the revenue is likely to be small and the trouble and vexation to the tourists: are likely to be disproportionately great.

I would not substitute any of the above for the whole of any existing tax. But I would impose some of these taxes in order to reduce some of the existing ones. For example, the salt tax may be reduced to what it was in 1924, especially in view of the strong sentiment against its increase. I would also reduce slightly the sugar duty if it is not meant to be protective. I would drastically reduce the export duty on hides and skins, the export trade in which is likely to be killed if the present tariff be not revised early.

- Q. 89.—For non-economic reasons the stamps collected on judicial proceedings should be so limited as just to pay for the cost of courts, including pensions of officers and capital cost of buildings. In India it is notorious that the illiteracy, ignorance, and poverty of the people are often handicaps for them in getting justice, especially against a strong, rich, and wily party. Therefore, it should be made as cheap as possible. Even if it be not practicable to do so I would reduce to the minimum the stamps on rent and other suits which affect the cultivators and other small holders of land.
- Q. 90.—Hobson is right. But almost all taxes are in restraint of some economic activity and therefore of production in the broad sense.
- Q. 95.—Vide answers to Q. 24 and Q. 87, subject to the answer to Q. 21. I would extend the tax in all provinces if the revenue justifies such extension. I believe that the cost of inspection and collection will not be very great if entertainments of a certain organised types carried on on a sufficiently large scale are taxed, e.g., cinemas, theatres, circuses, races, etc. In fixing the amount of the tax I would take into account the fact that some of these entertainments, especially cinemas, are not merely entertainments but that they have some educative value; also that innocent entertainments have a healthy social effect, especially in a big city where unhealthy or immoral entertainments which cannot possibly be taxed are abundant. The principle of graduation or progression (vide Q. 50) can be applied in the case of all entertainments where the customers are divided into classes obtaining entrance by paying different amounts for the tickets.
- Q. 96.—For the purpose of the present Committee I would define a tax as accompulsory payment by the subjects to support the public powers, which is charged in order to cover their expenditure and which therefore varies according.

to the needs for that expenditure I would define rent as the surplus of the income from land or any other free gift of nature allowed by social custom to be appropriated over the cost of production which includes normal wages normal interest, normal earnings of imangement and normal profit gehat is that which accrues to the owner of land because of appropriation alone, and which therefore warnes without any reference to the needs for expenditure on the part of the public powers or other owners of land As Baden Powell pointed out long ago it is 'a war of words to try to classify Indian land revenue either under 'tax or under rent' I I resembles a tax because it is a compulsory payment out of the income from production but it differs from a tax inassanch as at varies according to the rules of stressment which have nothing to do with the needs of Governmental expenditure. It resembles rent because it varies with the surplus which is true economic rent but it differs from rent massimely it is only a portion of economic rent. The above considerations of principles apply to all the systems in force in the different parts of India although in permanently settled areas the amount is very much less than in other area and in ryotwari systems it more approaches rent than in zam index; or other systems

Q by —The prosperity of the cultivator is partially affected by land revenue especially in the case of holdings in viotaxia areas which just yield the economic income for maintaining the family. To rite normal wages and normal profit in agricultural operations are elastic terms and may or may not cover the efficiency expenditure of the cultivator and his family. In it often system it is not directly land revenue but the rent in the popular sense paid to the zamindare which affects the cultivator, here, however tenancy laws protect him although not as effectively as might be desired. In general the economic prosperity of the cultivator except on the margin of profitalle cultivation—and the number there is large in India—is not materially affected by land revenue as fixed in principle and law. There is, however a good deal of criticism of the application of the principle and the administration of the law.

tion of the principle and the administration of the law.

The causes which really affect the prospertly of the cultivator can be considered under two beads. The prospertly of every producer depends upon (1) the price which he receives for his product over and shove his cost of production and (2) the price at which he has to buy the stricts which he consumes in the case of the cultivator the former is affected by whatever depresses his product the price which is product to the price which is product to the price which is product the price which is product the price which is product to the price which is due to want of proper organisation. Secondly his cost of production micreases by every wasteful melhod meluding too great subdivision and fragmentation of holdings, and burning of dung as fuel instead of being used as manure by every lider area of the price which prevents him from understanding his accounts and they have been such as the price of the product tends to race it as also any increase in the cort of the price of the p

In this connection I should especially point out that—I may be permitted to use strong expressions since agriculture engages such a large portion of the population of India—the craze or fad for developing manufacturing industries to the pince which the cultivator pays for his consumption and the contraction of the pince which he can new materials like cotton obsects to the pince which he gets for his tenion raw materials like cotton obsects etc. the pince which he gets for his tenion of the thin want of coins deration for the economic welfare of the majority of this nation as nothing alloit of criminal

Q 59 —The only means of avoiding this inequality is to apply the tabular standard. In fact this is one of the objects of the tabular standard. But in India prices vary in different pairs and the statistics are inadequate and unreliable. To this extent the inequality is unavoidable.

Q 100 -1 ide answers to Q 33 and Q 40 I think that such exemption for agriculturists income would be impossible to obtain directly unless there is

fractionisation in tobacco cultivation though not in holdings. But there seems to be no practicable remedy for this anomaly. The country is too vast for the French system. There will be too high cost in maintaining a very large number of curing premises if the English system be adopted.

- Q. 125.—Vide answer to Q. 122 (1). There must be gradation according to quality. Otherwise the operation of the tax will be most unjust.
 - Q. 126.—No.
- Q. 127.—No. But by negotiation the attempt may be made to fix a tobacco tax which will be imposed also in the Indian States. This difficulty is inherent in all inland taxes imposed in British India and not one peculiar to tobacco.
- Q. 129.—If it is a tax on consumption I see no reason why there should be any such exemption. Other consumers of tobacco, with equal or less income, e.g., the labouring classes, will pay the tax while the grower would escape.
- Q. 130.—The rate, if fixed pro rata, should be such that the rate ad valorem be not at least higher than the ad ralorem rate obtaining in the customs duty Of course, this can be fixed only approximately. But the imported article should be taxed at least equally, if not at a higher rate than the inland rate when converted into ad valorem rate.
- Q. 133.—Vide answers to Qs. 83 and 130. There must be gradations according to value. On each grade the ad valorem duty should be charged after converting it into a pro rata duty.
- Q. 136.—Vide answer to Qs. 122 and 123. If the system of license be adopted I would have (c), that is licenses to all applicants on payment of a moderate fixed duty. The object here is to raise revenue and not to control consumption or reduce it. Therefore, wide facilities should be given for sale and any monopoly should be avoided. For monopoly price, although theoretically, it may be less than competitive price, is rarely so in practice. As every monopolist would try to have the maximum monopoly profit the sale may not be the largest possible amount which alone would bring the maximum revenue to the State.
 - Q. 187.—Yes. There is no doubt that such change of hands is a fit subject for taxation provided that the duty is not extravagantly high and provided that a certain minimum is exempted. The latter need be very moderate, half or less of the minimum exempted under the income-tax. If necessary the collection of the tax may be spread over some time if the property changing hands be too small to pay the whole tax at once.
 - Q. 138.—I think that all these methods would be appropriate for India. The rate of the tax should vary according to the size of the estate, that is, it should be progressively graduated. I would impose this rate on the property before it is divided among the heirs or the legatees or the donees as the case may be. In the last case it should be charged on that part of the property which is transferred without any reference to the whole property of which the former was a part; this will be the only practicable method although, to evade the graduated tax, gifts inter vivos are likely to be in parts. Over this general tax a special tax, also graduated, should be levied upon those who are distantly related to the deceased owner or the testator or the donor. I would exclude from the operation of this special tax, the inheritors who are members of the same joint family as the owner, except perhaps in the case of the coparceners, that is, when the property passes by survivorship and not inheritance. Among the distant relations there may also be graduation according to the distance of relationship with the owner although this will not be of much practical importance. Finally, there should be a second special tax over and above the general tax imposed according to the size of the estate, the rate of which should vary according to the amount inherited by each individual heir. For this tax I would also have a minimum which will be exempted but I would make this minimum as small as administrative convenience would determine it.
- Q. 139.—(1) I take the quotation to refer to changes of the rates from time to time and not to the application of the principle of graduation. If so, any change affects and distinguishes all subsequent levy of the tax as against that before the new tax. Such inequality arises whenever there is any change in any tax, although the incidence as related to individuals would vary more in this tax than in any other, for this tax would be paid once for all on each transfer of property. But no Government can fix unchanging rates for all time. Therefore, although I would not change the rates of this tax frequently, I would not mind a change if the exigencies of Government finance demand that.

- (2) Yes Otherwise there is likely to be ooccrtainty, evasion, and corruption (5) I am inclined to disagree in spit of the very high authority of Taussig Probably the circumstances of India differ from those of the United States of America. It seems to me that the revenue from a tax on upoperty should go to the province in which the property is situated. The revenue from the income ax on the same property should go to the province in which the person enjoying the income resides. This principle seems to me to be both simple and efficacious. So much injustice, jerlously, and ill will have been generated by the financial relations between the Central Government and the Provincial Governments that I would not create a new source of trouble by twong another very important tax which is to be collected by the Central Government and distributed among the Provincial Governments.
- Q. 150—Of the systems given in Appendix P I would adopt the English system as simple and rational In Legacy duty and Succession duty I would add a fourth gradation which should be the last but one, it, any member of the joint family other than the first and the second, and I would put the rate off the tax for this item it \$\frac{7}{2}\$ per cent
- Q 131—(a) seems to be the only rational application of the tax. The death affects that property and nothing else should be charged (b) will be very unjust. The managing member is and ought to be an elderly member of the family. This means that the whole property will be paying the tax every ten years or so on the death of this elderly member.
- Q 142 —I entuely agree The revenue from the larger estates can easily thear any cost of collection which may be entailed by setting up a new machinery for that purpose
- Q 115—Vide answer to Q 137 An exemption minimum is necessary Also the tax should be levied upon the share of the deceased and not on the whole joint property, thus providing for the objection of Sir James Stephen II it were possible to take account of the number of heirs of the deceased and vary the tax inversely as the number, especially for property in to the value, not income, of a certain fixed amount, I would have that But this may bring about too much complication as in France II so, I would fix the minimum for evemption to the value of a higher figure than Rs 15,000 which I would otherwise propose
- Q 155.—I think that it would not be practicable to tax movable property other than stocks and shares Bank deposits may be taxed but in India it would mean a great thosouragement to small deposits. In view of the great need for banking development in India I would not tax bank deposits. Hoard, whether each or kind or ornaments, cannot be taxed without having recourse to means which will be of an inquisitorial nature and which will be very much resented. Also there is bound to be evasion on a large scale, and the tax will, therefore, be a tax on honesty.
- V 116-I would have the same evemption as in England the Bs. 1,500, for although the standard of living is higher in England, the joint family system throws more dependants upon the same moone and neutralises the difference. Also tide answer to Q 143 II a sliding scale is introduced on the basis of the number of children—sons and unmarried daughters—the minimum may be low. Otherwise it should be comparatively high

Dr. Bası gave oral evidence as follows :--

The President Q-You are Vice Principal and Professor of Economics, Holkar College?

A —Yes

Q -Where did you learn your economics?

A -In Calcutta

 $Dr\ Hyder\ Q$ —In reply to Question 13, you say you would rule out (a), i.e., a bare return on the capital invested

A —Only in exceptional execumstances would I have (a), because, if it is a commercial undertaking by Government, they ought to charge at least commercial profit, and if it is an undertaking the proceeds of which are widely consumed.

in the country, I think that a monopoly profit may be charged without mucha harm to the consumer.

- Q.—Where will you place canals here?
- A.—I would place them under (b). As I have said later on, in connection with water charge, if you want any particular area to be developed, during the period of development I would even charge something less than the barecost. When the land is able to bear a commercial profit, then Government may charge a higher rate.
- Q.—Do you have economies in large scale production in such undertakings as canals?
- A.—I haven't got any knowledge of the working of canals, but I should not think that large economies could be obtained that way.
- Q.—If an undertaking which has been so far under private enterprise is takenover by Government, such as railways, could there be economies?
 - A.—In railways, experts think that there is a great deal of scope for economy...
 - Q.—What economies could a railway administration effect?
- A.—I cannot give you details. If Government works a monopoly, there are likely to be economies on large-scale production.
- . Q.—What do you mean exactly by the statement in your written evidence—"In case (c) also it will appear only when the quantity at which the rate of monopoly profit multiplied by the quantity is appreciably less than the quantity in cases (a) and (b)."
- A.—There is a mistake there; after the word "quantity" the words "is largest" are omitted. The idea is that the monopoly profit must be placed at that point where the rate of the monopoly profit multiplied by the quantity sold is the maximum. That will give the net monopoly revenue to Government.
- Q.—What has that to do with (a) and (b)? That will be his maximum. monopoly profit.
- A.—If that quantity can be sold at a commercial profit also under (a) or (b), when approximately the same quantity is sold, I do not think there is much hardship on the consumer. The consumers' surplus will be reduced by the least amount if the quantities in the two cases are not very different. The profit will be to the extent of the economies on large scale production, whereas the loss to the consumer will be the minimum, because the total quantity sold will not be much reduced.
- Q.—Q. 14. You don't think there is any element of taxation in the incomerfrom Posts and Telegraphs?
 - A .- Not much, I should think.
- Q.—The rates were $\frac{1}{2}$ anna for letters, but they have been put up to one-anna.
- A.—The element of taxation will come in, as I have defined it, only when the price which the consumers are paying will be much higher than the price at which ordinary commercial undertakings can sell. When the consumer is paying a price which he would have normally to pay under any circumstances, I would not call that taxation. But when the Government charges much higher than the price which the consumers could get otherwise, I would call that taxation.
 - Q .- Can you calculate that in Posts and Telegraphs?
 - A .- It is very difficult, because we have not got a rival producer.
 - Q.—Compare the cost of well irrigation as against canal irrigation.
- A.—'The two industries are entirely different. But as well irrigation is rather a cruder form than canal irrigation, I should think the cost of production cannot be compared by working the different industries.

- Q -- Profits on comage or exchange, you don't think there is any element of taxation in this?
- A -In the case of comage, unless there is deliberate inflation and thereby a loss is inflicted on the producer, I do not think there is any element of taxation
- Q —You refer to the profits on comage over and above the seigniorage charge Don t you think that the whole of it is seigniorage?
 - A -There is the cost of metal
 - Q-You make the statement over and above the engineerage charge
- A —It is usually a charge which is very small. The difference between the face value and the intrinsic value is called the seigniorage
 - O -And that constitutes the whole of the seigniorage charges?
- \mathcal{A} —It is usually spoken of when there is a free mint, which is not the case here
- Q-Question No 15, water rate Nou would recommend a plan based upon a proper combination of the principles discussed in (1), (2) and (4) or your reply to the questionnaire?
- A -Yes If Government want to tax, the rates should be slightly higher than the cost of the commercial profit
- The President, Q-In dealing with principle (3), all that is suggested is the proportion of the combined output of land and water Your objection is that it would be taxing improvements. The question does not suggest that Just as you exempt improvements on the lind so you would exempt improvements on land flux water.
- i -Then I have misipprehended the question. What I thought was that the proportion will be taken by taling the output only
- Q-Just as in the case of unirrigated land the land revenue is based upon 50 per cent of the normal output so in the case of met land it would be 50 per cent of the normal output of the irrigated cross
 - A -That is exactly what I have suggested
- Q-Take question No. 15. You take a betterment tax at about 50 per cent of the increase due to water excluding improvements?
 - 4 --- Yes
- Q-supposing you have a piece of dry land which is giving you a return siv, of Rs 10 in acre and with water it gives you Rs 30 Your normal land revenue as dry land would be Rs 5 and as wet land, Rs 15 but at the same time the sale value of the land increases from say Rs 100 to Rs 1200 Would you also take part of the sale value in the shape of a betterment tax?
- t—The sale value will increase as the result of improvements also. I have mentioned some of the unprovements the effect of which cannot be calculated definitely. So in the case of a tax on water, I want to leave a lig margin, so that under no circumstances can the result of improvements be touched
- Q-You would not object to a betterment tax in addition to a share of the annual increment?
 - 1 -lt will be over and above that
- Dr Paranjpye Q-Won't you be taking betterment tax twice over? The increase in the net value determines the increase in the price of land, so the betterment is allowed for by an increase in the net yield. You are only taking half the increased net yield, leaving apparently to the owner the capitalized value of the remaining half and then you propose to take also a part of the second part that is left to him
- A -The betterment tax cannot in fact be separated from the letterment tax which you charge in the shape of land revenoe. That betterment tax must be taken in connection with land reacon.

- 4—The question is exactly the same as the Posts and Telegraphs If a post office is opened in one place, can we say in the same principle that the people of that locality should pay the taxes for this particular purpose?
 - Sit Percy Thompson Q -You are making everybody pay for the Post Offices
- A —For almost everything the Government is charging a price Taxation is, so to say, a price which Government are charging and i do not think you can make a distinction for specific benefits rendered
 - The President Q-There is a difference in degree
 - 4 -I allow for the difference in degree but not for the difference in kind
 - Q—Supposing you live in a town and there is no electric light or gas there and you have to go and use kerosene lights, now they start as electric light scheme, instead of charging by meter they simply impose a rate to be paid for the use of the electric light and you go and pay to the municipality the rate instead of going to the shop and honying oil can you say that the tex in question is increased by the fact that you pay something for electric light instead of going to the shop and baying the oil?
 - 4-I do not feel like agreeing because almost every service is taxed by Government. I would not call it e price merely and not a tax
 - Q—Suppose you find that the rate per head in a certain town is far heavier than it is in another town, say in town A you get electric light, drainage and water and the varation is low, in town B you get nothing Although the incidence is higher in town A, the rate of taxation is not higher, because you get certain benefits?
 - A —Yes you get greater service and pay higher for that, but I would make a distinction in incidence
 - Q-Supposing for instance in Nagpur you have two large mills and as a matter of egreement with the owners of the mills the Municipality agree to establish edditional water works and put a special rate on those mills, would you say that that increases the incidence of texation to the inhabitants of the town?
 - A -No, the inhabitants of the town are not charged at all
 - Q—Carry that a little further and suppose thet one side of the town is supplied with electric lights and the other is not. If the rate to be applied to the whole town or only to that half which gets the supply.
 - A -In that case only half the town because the tex is earmarked
 - Q-Do you distinguish that from the case of the Post Office?
 - A -Yes, simply because the one is earmarked and the other is not
 - Dr Hyder Q.—In your answer to Q 21, you say that to the consumer it is the loss of fulfity from the reduced portion minus the original price" I do not understand whet you mean by this Suppose you have a commodity and you impose a tax what follows?
 - A -The price goes up, and if the demend is elastic, the quality consumed becomes reduced and the loss to the consumer is the utility from the reduced portion minus the portion which they would have to pay for
 - Q —The loss to the consumer will be after the imposition of the tax?
 - d —The utility on the reduction in the quantity consumed minus the sacrifice which they have to make for that reduced quantity, viz, the original price of that article
 - The President Q-How if the article has no utility?
 - d—Such on orticle hardly forms an article in economics. When the drunk and drunks you say he has a ntility
 - (At this stage the witness explained his meaning more clearly to Dr. Hvder by means of a diagrem)

- The President. Q.—These depend on the assumption that the consumer-makes the best possible distribution of the expenditure.
 - A .- You have to assume that; we know the consumer does not do it.
- Dr. Paranjpye. Q.—In your answer to Q. 24, you say that a tax upon entertainments will certainly be welcome, for such consumption can never be addiction in the sense in which tobacco and intoxicating liquors are. Is that quite a correct statement? There are a large number of people who cannot do without ememas. Deprivation of the cinema is quite as much a hardship as deprivation of tobacco or intoxicating liquors to us.
- A.—I do not think it is such a serious addiction that people will, for example, give up their food and go to einemas. The intensity in the one case is much greater than the intensity in the other.
 - Q.—Tohacco is optional?
 - A .- It is not exactly optional.
- Q.—Optional taxes would mean taxes on those articles which are not necessary for physical existence.
- A.—I would define an optional tax to be one on an article the consumption of which may be reduced without any inconvenience.
- Q.—Not inconvenience on the part of a particular individual, but on the part of an ordinary average individual.
 - A .- I had in mind the cases of factory hands, labourers.
- Q.—There are many women who go without sufficient food, but have jewellery.
 - A.-Yes.
 - Q.—Regarding a tax on railway tickets, you say it is usually a fixed sum.
- A.—A few years ago there was a terminal tax in Calcutta; that was a fixed sum for every ticket.
 - Q.—Like a pilgrim tax for instance?
- The Maharajadhiraja Bahadur of Burdwan. Q.—It is a uniform tax, irrespective of the different classes from whom they are levied.
 - A.—Yes.
- Dr. Paranjpye. Q.—Could you have a different tax for different classes of railway passengers?
 - A.—I have given three objections to a tax on railway tickets.
- The President Q.—A pilgrim tax is not really a tax on travelling, it is a tax imposed by a place of pilgrimage for the benefit of that place, more or less in the nature of a poll-tax. A tax on travelling levied in European countries is based upon distance and it is levied at every station as a sort of surcharge.
- . A.—If it is levied at all stations, it will be better as a tax; but the general budget will be eneroaching upon the railway budget.
- Q.—If it is levied as a tax, it won't go into the railway budget, I don't think the question of the separation of the budget arises unless you impose a tax indirectly by raising the fares.
 - A -- That will be really raising the fares.
- Q.—If you are going to put a tax on travelling, you could do it by a direct tax, not by raising the fares in which Government have a controlling interest.
- A.—Ultimately it comes to the same thing, because the increase must react upon consumption and to the extent that consumption is reduced the railway budget suffers.

- Q -How does the railway budget suffer?
- A —Their income will be less Suppose the general budget imposes a very heavy tax on railway tickets, the travelling public must reduce their demand for railway service
 - Q-The amount of travelling done will be less?
- Q-You say the Railways are making a large profit over and above the cost of working
- 1—They must be making some profit, even if they don't, their loss will be further increased by the imposition of this tax
 - Q -Their expenditure will also proportionately fall
 - A -Not immediately, especially in large scale production
- $Q_*{\longleftarrow} In$ answer to Q 25, you say that no class can be definitely isolated who do not consume liquors?
 - 4 -It is very difficult to find any class which can be otherwise taxed
- Q -That was not the idea at all Don't you think that a class which abstains is entitled to the benefit of its abstance?
 - A -By not consuming it, it will get its benefit
 - Q-Is it entitled to reckon that as part of its burden?
 - A -That will be exemption from burden
- Q-Supposing the whole of the revenue of a State is derived from taxing people who gamble and that the inhabitants of the State are prohibited from going into the gambling house, have they a burden of taxation?
 - A -No. I do not think that will be called a burden of taxation
- Q —Supposing balf India were abstainers and the other balf large consumers of intoxicants and the whole of the revenue derived by the State was from the tax on intoxicants $^{\circ}$
- A -My idea was that, in order to bring about equality, a special tax should be imposed upon the class who do not consume intoxicants
- Dr Hyder Q—Do you think that every member of a community should pay some sort of tax †
- 4.—On principle no But in practice it is extremely difficult to separate that class, especially in respect of indirect taxes. For example, in India particularly, we cannot think of anything out of which a substantial revenue can be got unless it is more or less a necessary of life.
- Q —Take the case of people who use kerosene, cloth, etc. Don't you think it is possible to tax these people?
- A —They will be taxed, that means a greater burden will be imposed on the poor class, if you tax a necessary thing of life There are too many necessaries of life which are consumed by the people which are taxed
- Q —In a country in which the people do not consume any luxury, how else can one get something out of them?
- A—I do not object to some tax on necessaries, but on principle I think that those persons who do depend on a person who earn something should be excluded in the case of indirect taxes, it is impossible to apply this test
- The President Q-You object to direct taxes, such, for example, as a copitation tax levied in Germany, France, Switzerland or the United States, because they have a had odour about them?
 - A -In India they have a bad odour about them

- Q.—Which Indian tax would you include as having a bad odour. The thathameda?
 - A .- I know nothing about it.
 - Q.—Capitation tax?
 - A .- I have heard only about the Burma tax.
 - Q.-What do you say to the chowkidari tax? .
 - A .- It is for protection.
 - Q.—Is it not of the nature of a capitation tax?
- A.—I wouldn't call it so; in that case, the Army expenditure should be capitation tax.
- Q.—Surely, the manner in which you spend the money has nothing to do with the nature of the tax.
 - A.—All taxes fall upon persons.
 - Q .- How would you define a poll-tax?
- A.—A tax which is paid for being an individual; simply because a person is born and lives in a place, he would have to pay it. Usually all taxes are levied through certain articles, except income-tax. Ultimately these fall upon individuals.
 - Q.—The chowkidari tax is levied on a family.
- A.—If that is so, it will be unfair unless you take into account the income of the family.
 - Q.—How would you regard a profession tax?
- A.—It is really part of the income-tax. It is separated from income-tax by a very little margin.
 - Q.—Is there not a limit for profession tax?
- A.—It is a small tax which probably does not affect many. If it is a poll-tax, it will affect all persons in the country, irrespective of their income.
 - Q.—You might have a poll-tax, but you might exempt certain classes from it.
- A.—Even then, it will be a little unfair, if you don't take the income of the family into consideration. A family consisting of 20 heads has to pay it, as well as a bachelor.
 - Q .- Does that arise under the chowkidari tax?
 - A .- I have little experience of the chowkidari tax.
- Sir Percy Thompson. Q.—Your answer to Q. 33 re Income-tax practically means that you would reduce the limit to Rs. 1,500?
 - A.—If there is urgency.
- Q.—If the yield has to be increased, you would make the exemption Rs. 1,500, levy the tax as it is up to £1,000, increase it between £1,000 and £10,000 and leave the gradation as it stands above £10,000; is that roughly what it amounts to?
- A.—My idea was that there should be increase below 1,000 and above 10,000 also. If the limit is reduced from 2,000 to 1,500, there should be an increase tax below 1,000 and above 10,000; there should be a greater increase between 1,000 and 10,000.
- Q.—You want to stiffen up the rates between 1,000 and 10,000, while increasing them all along the line.
 - A.—Yes.

Q-Your reply to question No 35 You would include the rents of land and withdraw the exemption in favour of agricultural incomes so far as it applies to rents

A -Yes

- Q-You say that the difficulties in the case of uncarned incomes are as certaining their exact amount I think it is causer in the case of uncarned moremet than in the case of earned moreme. What is your definition of uncarned' and 'earned' incomes?
- A —That which has not been earned by the efforts of the owner is 'unearned income. Suppose he has to make an improvement in the land and a well is sunk as a result of that, there is an increase in moome.
 - Q -Surely that is the result of investment of capital?
 - A -Yes that is improvement
- $Q_*{\longleftarrow} Would$ von treat my investments in the debentures of a public company as earned income?
- 4 -Partly as earned, in the case of companies which represent productive enterprises, because you take the risk of losing your investments also
- Q —That has never been adopted by any other country, the definition adopted in England is earned income is the income which you get by your personal exertions unearned income is the income got irrespective of any personal ever tion on your part
 - A -- That is practically the definition which I adopt also
- Q—When you make an improvement on the land by sinking a well, the additional money comes to you without any personal exertion on your part
- A —Under "personal exertion" I would include enterprises where you take a risk
 - Q-How could you possibly work that?
- A —In the case of land, we cannot separate the two. Simply because some person is getting income from two different sources it does not mean there is no difference in the functions
- Q.—If I invest money in Government securities, how would you treat my income, as earned or unearned?
 - A -That is unairned income, which I would tax more heavily
- Q-Then you would have three rates, one for earned, one for unearned and one for money invested in productive enterprises
 - A -That is so
 - Dr Hyder Q-Is investment in land a productive enterprise?
- A —From the point of view of the investment it would be a productive enter prise for me
- Q-I see from your answer that you refer to a discouragement of savings Some economists have urged that you should pay a lower rate if it can be shown that the income of the year had gone back into the business
 - A -Yes

Sir Percy Thompson Q —I think we are minddling up income and increment. This is a question of taxing income which acrues to a man from vear to year Supposing I invest Rs 10 000 in a commercial undertaking and the first year it produces 5 per cent ie, Rs 500 you would tax that as unearned income Suppose it afterwards becomes more prosperous not from anything I have done, but it proceeds to pay 10 per cent ie, Rs 1000 a year how are you going to tax it!

- A.—I would not make any distinction, because the increase is merely due to the chance I have taken. Whatever may be the income, I would put that down as due to my enterprise
- Q.—Instead of investing in a public company, I invest Rs. 10,000 in land and it pays me a tent of Rs. 500 for some years; then suddenly owing to a rise in prices. I am able to charge higher rents and I get an income of Rs. 1,000 for that land.
 - A .-- If it is non result of rice in prices, it will be uncarned income.
- Q.-My income from the investment in the commercial company may have increased from Rs. 500 to 1,000 owing to a rise in the price of the commodity.
 - A .- But I took the risk that the company might fail,
- Q.—But I took the rick in the case of land also. Take, for instance, the fact that in England between 1836 and 1833 the price of land did go down, the price of produce went down and rents went down. I cannot see any difference between two case. There is as much rick in buying land, as the price of land is not bound perpetually to rise.
 - .1 .- It has been so in India at any rate.
 - Q.—It has not certainly been the ears in England.
- .1.—The result of rettlements show that at every rettlement there has been an increase.
- Sir I erry Thompson, Q.—It may be historically true so far as India is concerned, but it cannot be so everywhere. If the land depreciates the rent will also go down?
 - a.-- l don't think so.
- Q .- I am not talking about the land revenue but I am talking about incometax. Is not income-tax to be charged on general profits?
- A.—In the case of agricultural incomes when the landlord does not do anything for the improvement of the land and yet there is an increase in the income from the land. I should think it is uncarned and can be taxed.
- Q.—You are going to tax on three rates, i.e., rates applicable to incomes which are carned, rates on industrial enterprises, and there is to be a still higher rate on increased incomes which may be derived from rise in the value of land?
- .4.—You can tax any income; if may be derived from any source; it may be even from houses.
 - Q .- But not from dividends?
- A.—Well, there may be a portion of the uncarned income here also, but it is very difficult to say, almost impossible to say, what the uncarned income is in this case, but in the case of houses or lands, i.e., of immovable property, it is much easier to find out what it is.
- Q.—Sappose I built a town and put houses in it and I spend a large amount of money, say, ten thousand rupees on each house and tenants may not come and I may have only a low rent. But in the course of time when the population of the town increases I may be able to get a decent return on my capital. How would you tax that?
- A.—Well, it must be found in comparison with any other industry. In this particular case as the result of the circumstances beyond the control of the owner of the houses if the price of the houses go up, I would call it unearned. When the income is derived out of the normal conditions of the town, then it is carned. I make a distinction only like this. Take agricultural land which is close to the railway line with the result that it gets a higher price. Here the value of the land has increased simply because of the opening up of the railway line. I would certainly say that the income over and above the normal price is an unearned income.

- Q I entirely agree with you here, but it is equally true in the case of commercial concerns also
- A —I think in the case of commercial returns it is almost impossible to distinguish between the earned and unearned anconvers, but in the case of land or any other immovable property, it is much easier
- Q—You say that in the case of "sums shown to have been invested in productive enterprises" the tax should not be on the sums but on their incomes. Supposing you have got an income of ten thousand rupees a year and instead of spending ten thousand rupees you save four or five thousand and invest it in any productive enterprise, why in taxing the income of ten thousand should you out less tax on the four thousand or five thousand which you invest in the productive enterprise?
- 1—I do not mean that When the whole income has been earned, then the ordinary income tax will be charged on that income and the portion of the income that is spent and the portion that is invested will be taken into consideration. When it is invested, then, on the income of that he will have the tax.
- $Q\operatorname{\mathsf{--Would}}$ you not have any reduction in the tax as it is meant to be an encouragement to investment,
 - A -Yes from that point of view I would make some distinction
- 1 —I would not advocate that Particularly in the case of joint families, it is worse than useless In a joint family one has to feed not only his relatives but also his servants.
- Dr $Paran_1pye$ Q—Supposing under the Income tax Act we lay down a that a certain abatement is to be allowed only for wife and children you would abide by that?
- A -That will be very hard for joint families There are brothers and other relatives who ought to be supported
 - Q-I think brothers must earn?
- A --But there may be younger brothers who ought to be maintained. If any exemption is to be made, it should be made also in the case of dependants like widows
- Q-You mean to say that people who are actually either owners or potential owners may be allowed the exemption So also the head of the family his sons or their sons might be allowed and not the second cousins and other relatives. They do not deserve any concession?
- 4 —Of course they do not deserve any concession but there should be exemption in the case of widows who are more dependant than a son or a brother
- Q—I quite agree that there may be some hard cases But is unto now a days the tendency, at least among the educated classes to discard this joint family system Practically the moome tax payers are of that type The joint family system has got special reference to landed property and otherwise When there is no question of landed property, there is no question of joint family
 - A -- I quite agree with you
- $Q-\mathrm{H}\mathrm{f}$ that is so, the joint family system would not have very much significance?
 - 4 —Yes
 - Q —Then it is quite sufficient if you take wife and children into consideration?
 - 4 —Yes
- Q —In answer to questions Nos 38 and 39 you have given us certain figures from Bengal Can you tell us where you got them?

Q.—You are going to tax on three rates, i.e., rates applicable to incomes which are carned, rate, on industrial enterprise, and there is to be a still higher rate on increased incomes which may be derived from rice in the value of land?

A .- You can tax any income; it may be derived from any source; it may be even from houses.

Q.—But not from dividends?

A.—Well, there may be a portion of the uncarned income here also, but it is very difficult to say, almost impossible to say, what the uncarned income is in this case, but in the case of houses or lands, i.e., of immovable property, it is much easier to find out what it is.

Q.—Suppose I built a town and put houses in it and I spend a large amount of money, say, ten thousand rupees on each house and tenants may not come and I may have only a low rent. But in the course of time when the population of the town increases I may be able to get a decent return on my capital. How would you tax that?

A.—Well, it must be found in comparison with any other industry. In this particular case as the result of the circumstances beyond the control of the owner of the houses if the price of the houses go up, I would call it unearned. When the income is derived out of the normal conditions of the town, then it is earned. I make a distinction only like this. Take agricultural land which is close to the railway line with the result that it gets a higher price. Here the value of the land has increased simply because of the opening up of the railway line. I would certainly say that the income over and above the normal price is an unearned income.

Q-I entirely agree with you here, but it is equally true in the case of commercial concerns also

A —I think in the case of commercial returns it is almost impossible to distinguish between the carned and unearned incomes, but in the case of land or any other immovable property, it is nucle easier.

Q—You say that in the case of "sums shown to have been invested in productive enterprises" the tax should not be on the sums but on their measures. Supposing you have got an income of ten thousand rupees a year and instead of spending ten thousand rupees you save four or five thousand and invest it in any productive enterprise, why in taxing the meome of ten thousand should you out less tax on the four thousand or five thousand which you invest in the productive enterprise?

4.—I do not mean that When the whole income has been earned then the ordinary income tax will be charged on that income and the portion of the income that is spent and the portion that is invested will be taken into consideration. When it is invested, then, on the income of that he will have the tax.

Q-Would you not have any reduction in the tax as it is meant to be an encouragement to investment?

A -Yes, from that point of view I would make some distinction

Q —You would not advocate making any allowance for the number of persons supported ${}^{\flat}$

A —I would not advocate that Particularly in the case of joint families, it is worse than useless In a joint family one has to feed not only list relatives but also his servants.

Dr Paranjpye Q —Supposing under the Income tax Act we lay down a rule that a certain abatement is to be allowed only for wife and children you would abide by that?

4 -That will be very hard for joint families. There are brothers and other relatives who ought to be supported

Q-I think brothers must earn?

A -But there may be younger brothers who ought to be maintained. If any evemption is to be made, it should be made also in the case of dependants like widows

Q—You mean to say that people who are actually either owners or potential owners may be allowed the exemption So also the head of the family, his sons or their sons might be allowed and not the second cousins and other relativea. They do not deserve any concession?

4 -Of course they do not deserve any concession, but there should be exemption in the case of widows who are more dependant than a son or a brother

Q —I quite agree that there may be some hard cases But M at on one adays the tendency, at least among the educated classes to directrd this joint family system. Practically the moome tax payers are of that type The joint family system has got special reference to landed property and otherwise. When there is no question of Joint family.

A -I quite agree with you

Q—If that is so the joint family system would not have very much significance.

A -Yes

Q ... Then it is quite sufficient if you take wife and children into consideration?

4 -Yes

Q-In answer to questions Nos 38 and 39, you have given us certain figures from Bengal Can you tell us where you got them?

- A.—I suppose I got them from my notes, made perhaps out of the administra-
 - The President. Q.—Is it from the Indian Year Book?.
 - 4.—It may be; I do not remember it now.
- Q.—Have you examined Messrs. Shah and Khambata's estimate and come to any definite conclusion?
- A.—No, I have not examined the estimates given by Messrs. Shah and Khambata, but I think it is too optimistic. I should think even my own estimate to be somewhat optimistic. I would put this figure only as a maximum. I have already said my estimate is a pure guess.
- The Maharajadhiraja Bahadur of Burdwan. Q.—You are in favour of imposing income-tax on agricultural incomes, would you be in favour of imposing incometax over and above the land revenue? Some witnesses have advocated this as a sort of substitute for land revenue; I want to know exactly what your opinion is?
- A.—I should think it should be over and above the land revenue. This will be out of the profit of the business just as an ordinary person pays out of the profit and out of that profit lie will have to pay this income-tax after paying land revenue, because land revenue is not taken out of the profits.
- Q.—Then you will have two taxes, one by way of land revenue and another by way of income-tax?
- A.—Yes. One is by way of taxing nature and the other on the income from personal exertion.
 - Q .- It might also contain an element of economic rent?
- A-Yes. But I think there will be some more income which will be still available for the person.
- The President. Q.—In answer to question No. 42 regarding the Indian system of accounts, you say, "the suggestion of the Indian Industrial Commission that Indian business men should be compelled to keep accounts on the English system is absurd." Can you show me exactly where you find this statement in the report?
 - A .- I am afraid-I cannot locate it now, but I shall let you have it later on.
- Q.—With regard to question No. 53, you say, that the basis of comparison implied in the question is wrong. You also say that we must take the standard of living and other demands made by taxation into consideration in arriving at any comparison. Of course we mean that you must take all the circumstances into consideration.
- A.—At least I have not considered all these points to arrive at any definite decision.
- Q.—What do you mean by saying that "as a rule, the lower the income is, the higher is the cost of necessaries"?
- A.—I mean to say the proportion of the cost of necessaries of life to the income is greater.
- Q.—You say the idea of imposing a protective duty to enable India to be self-supporting is wrong. How?
 - A.—That is a very big question. I do not support the protective duty much.
- Q.—But the position is this. You had during the war a salt famine in Bengal. The salt could have been quite easily supplied from Madras, but as long as the foreign salt could compete with advantage, it was not worth while to produce the salt in Madras.
 - A.—You mean to say the cost of production is higher.
- Q.—It is not that. The Madras people consume a different class of salt from the Bengal people. The Madras factories have to manufacture a totally different

class of salt for the Bengal consumer compared with the local consumption. They campôt afford it as long is there is foreign stuff in the market. The idea is once the trade establishes itself, then the supply can be continued at a cheaper rate.

 \mathcal{A} —If it is really so, I have no objection, but in some cases the cost of production is permanently higher

 $Q\!-\!\text{Would}$ you have any objection if there is a protective duty for a short term of years in order that the trade may settle itself?

A -I have no objection In the case of this infant industry, I won't have any objection

Q-Of course it is not a very infinit industry but it is an ancient industry supplying the whole of India except Bengal The point is that Bengal likes a narticular kind of salt and gets it at a very cheap rate

A -I think it is not a matter for Government interference

O-You don't think there is any disadvantage in the present system?

A - I don't think so

Q-What happened was thus During the war some enterprising people started a sait factory and they had pretty good sales, but as soon as the war was over, all these people who put up plant to double their production were runed

I -We cannot anticipate such extraordinary windfalls now and then

Q-Then you do not like to make the country self supporting?

.1—At least not in this respect. As far as I remember we had this salt famine for the greater part of the war and it is only towards the end of the war we began to get this Madras salt. The people in Bengal do not want to buy this salt because they want the white salt as they have got a taste for it

Q-You object to the sale of salt by weight in areas in which it is now sold by measure? Have you any experience of what is known as the process of sifting? It is practised solely for the purpose of increasing the trader's profit. In other words they gain by getting large crystals. Do you think it is right?

Q —The point is that if there are bigger crystals sold, the purchaser gets less salt

4 -Why, if the crystal is powdered the quantity will become larger

The President Q-No It becomes smaller The crystal is a hollow thing

A -Then how is it, the sellers who are not monopolists do not bring down the price by competition

Q-Because there is a close ring

4 -Then the Government should attempt to break down the ring

Q-You think that denaturation of salt is too costly?

A -Yes.

Q —You are opposed to total prohibition and think that the choice should be left to the individual consumer *

A -Yes, that is my personal idea

Q—Do you think that a tax on advertisements would yield anything material? You say that the revenue is likely to be good

A —Yes, because in the big towns you find there is a good deal of advertisement

- Dr. Paranjpye. Q.—Would you also tax newspaper advertisements?
- A.—Yes; if there is such a tax, it should be on newspaper advertisements also.
 - Q.—You think that the export duty on hides requires reduction?
 - A.-Yes.
 - Q.—You do not agree with Vakil who wants to increase it?
- A.—No; that seems to be absurd. Coming from Bengal I most strongly oppose that view.
 - Q.—But jute is a monopoly.
- A.—But even monopoly has also got a limit. Even now substitutes for jute are being tried in South and Central America and if these experiments come out successful our trade will go. Another thing is this: if you impose 25 per cent duty on jute and keep your rice export duty at 3 per cent then you will be converting the jute lands into rice lands.
 - Q.—The duty will be paid by the consumer abroad.
- A.—I do not think so. But the consumption will go down. If there is such a heavy tax, the quantity demanded must fall.
- Sir Percy Thompson. Q.—Is there not also the danger that if you increase the price too much the foreign consumer will make more intensive efforts to find a substitute?
- A.—Yes. There will be a reduction in consumption and the demand from India will fall and the price of jute will go down in India. Then jute lands may be diverted to rice cultivation. When there are two rival productions, if you tax one of them, it is likely that after a time it would be more profitable to grow the article which is not taxed.
- Dr. Hyder. Q.—But that would happen when the cultivator pays out of his pocket.
- A.—The tax may not come from his pocket. But the effect of the tax comes upon him. I will make a distinction between the two—the incidence and the effect.
 - Q.—What is the nature of the distinction?
- A.—Let us suppose we have an import duty and that import duty falls upon the consumers. If the demand for the article is elastic, then the consumer will reduce the demand and the incidence of the tax will fall upon the consumer. But because he has reduced the demand, the effect falls upon the producer.
- Q.—It is partly forward and partly backward; I agree there. But suppose you have got an article which is very much in demand abroad but there is no substitute. Then it seems that you have got a clear case where you can compel the other people to pay the tax.
- A.—If you impose the tax, that tax will be payable by foreigners. But the foreigners will reduce their consumption, the amount of our sales will be reduced and the price in India will fall.
- Q.—It depends upon the nature of the case. Suppose we possess a monopoly in that article and the demand is inelastic?
- A.—I will not consider the demand for any commodity to be so inelastic that even at high prices, there won't be any effect. And even for monopoly, as I have already stated, there is a limit.
- Sir Percy Thompson. Q.—In the last paragraph of your answer to Q. 97, you say 'In this connection, I should especially point out that—I may be permitted to use strong expressions since agriculture engages such a large portion of the population of India—the craze or fad for developing manufacturing industries tends to increase the price which the cultivator pays for his consumption'. Are you against the policy of commercialising?

- 4—Not against that But it is attempted in some quarters at the cost of cultivation I would strongly oppose that I would rather go without manufactures than have this state of things Industries ought not to penalise the cultivator
 - Q -In what way is he penalised?
- A -- By having export duties export duties have heen suggested on oil seeds and cotton
 - Q -It is only to that extent?
 - A -Yes
- $Q\!-\!But$ surely it is very advantageons to have an alternative source of employment to which agriculturists can turn when the pressure on land becomes too great
- $A-\mathbf{I}$, very much like to have manufacturing industries provided they do not inflict any injury on the cultivator
- Dr Hyder Q-When the products of this country are manufactured here, surely they will have a higher national dividend than when they are sent out
- A Yes There is no doubt about that But I am talking merely about that intermediate stage. My objection is mainly against the profective tariff. By imposing this tariff on our goods we raise the prices of the articles consumed by the cultivator.
- Dr Paranjpye Q -You will never have industries in any State unless you begin with some help from the State
- A—I would give help There are many other forms of protection as well besides the protective strill. There are bounties Government may give faculties in respect of land. There may be concessions with regard to railway rates and so on.
- Q—In whatever way you give help, ultimately it is the cultivator—cultivators forming 75 per cent of the population—that is affected
- d-Only to a certain extent, but not to the whole extent Again raw materials taken towards the ports are favoured very much. This discrimination I would stop at once
- Q-That is only an administrative measure. When the State takes over the management of the railways perhaps this discrimination will disappear
 - A -I do not know There may be bad management
 - Q-lou say that oil seeds should be freely exported.
 - 4 -I do not say they should be freely exported
- Q-Don't you think that in the larger interests of the country the oil seeds should be pressed in the country itself rather than sent abroad?
- A-If you are sure of developing the industries within a short time and the benefit we derive is great, I would not object to it very much
- Q -Are there not many of these industries without which the country is not self sufficient?
- I—In the case of the key industries my objection is more serious to having a protective tariff, I ceause you raise the price and thereby inflict loss on the dependent industries. You can give subsidies or do something else which will not raise the prices. Of all the forms of protection, a tariff is the least suitable When we protect against the salt duty we mean that the people are very poor
- Dr Hyder Q -Now one agricultural expert has said that this country is the most extra agant country in the world, because it allows its oil seeds to go and fertilise other country. This comes of our free trade policy
 - A -I do not think so
- The President Q-With regard to Q 104, do I understand your recommendation to be that in attempting to compare incidence of land revenue you would have to prepare two fractions for each province, one for the raiyatwari people and one for the tenants and the landholders'

- Dr. Hyder Q .- I want to know what you exactly mean with regard to Q. 112.
- A.—If a tax is imposed upon the owner and if there is very great demand for houses, then what really happens is that the tax falls upon the occupier because the owner can get it from the occupier. From the economic point of view, it means that the owner is relieved of his tax.
- Q.—The tax on the house resolves into two—one on the area and the other on the house. The tax imposed may be so devised that it falls on the ground rent and not on the occupied portion. Now do you think that the tax on ground rent can be passed on by the owner?
- A.—In extreme cases, I should think so. In ordinary cases I do not think it possible to transfer it to the occupier. But where there is extreme shortage of land, the occupier will have to pay a higher price.
 - Q.—You do not think that a tax on registration of marriages is practicable?
 - .1.-I do not think so, except where marriages are already registered.
 - Dr. Paranjpyc. Q.—In some communities it is practicable.
- A .- Yes, in the Christian and other communities where the practice is already followed.
- Q.—You know possibly that in several cities there is a municipal tax on musical instruments used in marriages. It practically amounts to a tax on marriages as every Hindu marriage requires the use of musical instruments. If you levy a tax of a rupee or two on each marriage, it will fetch a lot of money.
- A.—If it could be done without compelling them to register marriages, I would not object.
 - Q.—It will bring in about 50 lakhs a year at Re. 1.
- A.—Yes, it would not be felt and would bring in a good deal of money, but if you make the registration of marriages compulsory, I am sure people will bring in religious and other questions and there may be difficulty.
 - Q.—What would you say to a tax on patent medicines?
 - A .- I would not tax medicines, because we want more medicines.
 - Q.—Do you want more patent medicines?
 - A .- If they are good medicines.
- Q.—Have you read the report of the British Medical Association on the analysis of patent medicines in England?
 - A .- If they are really bad things, they won't have any large sale.
- Dr. Hyder. Q.—The advertisement columns of newspapers are full of these advertisements and they are very bad medicines.
 - A .- If it is practicable, I would not mind a tax on patent medicines.
 - The President. Q.—What do you say to a monopoly of explosives?
- A.—I hardly think I have thought over the question; it can only be by Government.
 - Q.—You would rather favour a tobacco tax?
 - A.—Yes.
 - Dr. Hyder. Q .- Have they got a tobacco tax in Indore State?
 - A .- No, except when it is exported.
 - The President. Q .- Is it an export duty?
 - A.—Yes, that is more profitable.
- Dr. Paranjpye. Q.—During the war time, grain was cheap in the Indore State?
 - A.—That was because export was prohibited.
 - The President. Q .- Have they got a customs line all round Indore?
 - A.—Yes.
 - Dr. Hyder. Q.—Do you get good revenue from these duties?
 - A .- I think they get more than 20 lakhs.

The President Q—Is it really a transit duty put on as customs duty where there is a cross road?

A -les

Q-Do you know anything about the system of the payment of staff? Have you a system called Katchi system?

4 -The staff are paid in each the officers in charge are paid fixed salaries

Q-1re the salaries very high?

4 —For the staff they vary from Rs 15 to Rs 40. At Indore there are officers getting mose than Rs 150 and you get practically all the revenue from Indore to is a lag distributing centre for the whole of Central India.

O-You still have a tax on transactions?

1 -\o, there is a tax on cotton speculation

Q-How does that work?

I —Whenever there is any transaction, it must be registered, if it is not registered, you cannot claim the money and as the tax is very small every body registers. They do not get much income, I don't think they get more than a few lakhs of tupees

Sir Percy Thompson Q —Have you any idea what the pitch of the land revenue is in Indoro^{τ}

1 — About five years ago they had a Committee I was on that Committee and it was estimated that the rate of land revenue then was higher than in British India

Q -- What relation does it bear to the rental value?

i —Singhtly higher than 50 per cent of the rental value but the acreage per head of the agricultural population is more than 2½ acres in Indore, while it is less than 1½ acres in British India

Dr Hyder Q --What is the theory they have in Indore, is it the theory of landlordism $^{\circ}$

A -There are jugita, as also the raisatwari system

Q-The land belongs to the State

A -The lands are the property of the Darbar, the ruler of the State has other lands in his personal capacity

Dr. Paranipue Q.—Your reply to Q 122, regarding the possible means of leying a tax on tobacco. You appear to recommend No. (2), its, requiring all tobacco locally grown or imported to be sold to the State by which it is made up and sold at fixed pirces. That would mean that you would have an enormous State tobacco undustry us in France.

A -This method is the only practicable method

Q-What is your objection to No (1), imposing an acreage duty on cultivation,

4 -It will levy equal duty on good and bad tobacco

Q—You can very easily have a differential duty when a piece of land produces tobacco of a high quality, and you can have different duties for different districts

 $A-\!\operatorname{If}$ that is done I wouldn't mind but by acreage duty I understood a fixed sum per acre

Q-It is just possible to have different rates

A -That will take an army of Inspectors

Q—He wouldn't go from field to field, what does it matter if food grains are cultivated in place of tobacco?

4—In Bengal almost every cultivator grows tobacco for his private use and for sale and the quality varies a good deal. I have not got experience of other places.

Q—Would you agree to a system under which the tobacco should not be sold except to licensed vendors who deal in retail tobacco trade?

A -I don't think I would agree to that, because that will create a monopoly

- Q.—In the Patiala State there is a monopoly which is working very well.
- A.—More money is paid by the people as tax to the licensed vendors than comes to the State.
 - Q.—The right to sell would be sold by auction.
 - A.—But once a man gets the right, he would have a monopoly in that area.
- Q.—After all it is not a necessity; another time another man will come and bid against him.
- A.—It is uneconomic from the point of view of principle. He takes more from the tax-payer than what goes to the coffers of Government. If Government directly takes it over, the whole of the profit will go to it.
- Q.—It will be an enormous business to manage; practically you have to have a tobacco officer in every village.
 - A.—His expenditure will also be covered.
- Q.—After all, Government machinery spread over a whole country would be very much more expensive than licensed vendors who might sell tobacco in different grades of preparation.
 - A.—There are village officers and Government officers to do the work.
- Q.—There will be too much corruption; a private man will do it very much better.
- A.—This question should be dealt with from the point of view of productivity.

The President. Q.—You are in favour of a succession duty which you would graduate in the way shown in your answer to question No. 138?

A .- Yes.

- Dr. Paranjpye. Q.—I do not quite understand how you desire to differentiate between the joint family system. Any member of the joint family can claim partition. In Bengal nobody can claim partition while the father is living. In our parts, a son-can claim partition while the father is living. In that case, the son has actually got a share, because he can get it at any time. In Bengal he cannot while the father is living.
 - A .- I suppose then that the son ought to be taxed ..
- Q.—In Bengal if a man dies and if he is the head of the family, the property can be taxed.
 - A .- On his death.
- Q.—But if the manager of the family is one of the brothers, then there is a difficulty.
 - A.—He must have a share in the family property.
- Q.—The other brothers are not the managers; they have in that case a part of the property which they can claim at any time by claiming partition; couldn't you do it in that way?
- A.—The tax will be imposed on the share of the dead man, not on the share of the others. Similarly, when a son dies while the father is living, the son had a share which he could claim at any time in his lifetime.
- Q.—You will have to assess some property twice over. As soon as an infant son is born, he actually becomes the owner of a certain amount of property.
 - A.—We must make some provision for that.
- Q.—What do you think should be the minimum of exemption? You are in favour of having two sets of duties, one on the whole estate left and the other a legacy duty.
- A.—As it is in England there is graduations, which is based on the amounts as well as the degree of relationship. I would not make any graduation outside the joint family.
- Q.—Supposing you are separated from your brothers; those brothers would be your heirs if you die without any children.
 - A.—In that case coparceners should be taxed at a higher rate.
 - Q.—Would you have many different classes of rates?

- A -Two will be enough, one for the members of the lount family and the other for those outside it, or one for those in direct descent and the other for collaterais.
- Q-You say that the revenue from a tax on property should go to the province in which the property is situated. How would you determine that?
- 4 —The succession duty on a property should go, in my opinion, to the province where the property is situated
 - Q-If the property were situated all over India?
 - A -Each province will get its share of the property
 - O -Where would bonds be situated?
- A —That is an administrative difficulty which I suppose can be arranged, the bonds can be at any place
 - G-Would you allow varying duties in different provinces?
- A-I do not think they should vary What I felt was that already there is a good deal of difficulty created among the provinces as a result of the financial relations
 - O-What has been the cause of those difficulties?
- A—Some provinces feel that they are paying more For example Bengal contributes just less than half towards the whole of the income tax for India and a good deal of the customs duty also
- Dr Paranippe Q -The customs duty is paid at Calcutta, but obviously the goods are sold all over India
- A -The whole of the jute export duty, for example amounting to 3 to 4 crores of rupees, is paid by Bengal only I haven't studied the question of provincial contributions, but Bengal and Bombay have been very badly treated in this respect
- The President Q-You would, for instance give to the Punjab the whole of the salt duty from the salt mines?
 - A -I wouldn't mind if it is
 - Dr Paranipue O -- What about wheat exported from the Puniah *
 - A -There is no export duty on wheat
- Q —They will claim to have an export duty for wheat which they exported to other provinces
- A -That will be had no doubt but I do not think there is any other way out of it You must give the sources of income of Provincial Governments to them
- The President Q—There are a good many other countries where you have Federal and State Governments Do you know of any which operate on that principle?
- A —In most other countries the Federal Government is fixed by constitution and when once it is fixed there cannot be any difficulty, whereas in India you have started on the wrong principle Money is given in doles to the provinces.
- Q—Is it not a fact that when a number of unitary States combine, one of the conditions of combination has been that the taxation affecting general trade should be the function of the Federal Government and not of any State Government.
 - A -Here you should divide, if you have no division
- Q—When unitary Governments agree together on a certain system they find it necessary to make taxes affecting trades central q prior, when you have a Central Government giving away these functions, you should apply the same principle
- A—If you have uniformity all over the country. You will find that land revenue as regards Bengal will only give you $4\frac{1}{2}$ crores for all time, in other places, it may be increased 1 do not object to this particular item
- Dr Paranjpye Q-Do you think that, if death duties are instituted, they ought to be at a common rate, although the yield should be handed over to the provinces?

Government.

Sir Percy Thompson. Q.—On what basis are you going to divide thembetween the various provinces?

- 'A.—According to the property. ·
- Q.-Not according to domicile?
- A.—But succession duties ought to go to the place where the property is situated.
 - Dr. Paranjpyc. Q.—Bonds may be supposed to be located anywhere?
 - A.—Wherever administrative convenience will permit.

Sir Percy Thompson. Q.—You seem to be very positive that the location of the property should be the determining factor in assessment. What is your authority for this?

- A.—It seems to me that it is only just to give the income from a property to the province where the property is situated.
- Q.—Have you seen the report of the Committee on double taxation appointed by the League of Nations? They take quite a different view from yours.
- A.—If domicile is allowed, then the income from one province goes to another. Land essentially belongs to the province and ultimately a duty will have to be paid on it.
- Q.—Not necessarily; so far as stocks or shares are concerned, they do not come out of the land?
 - A.—They can be transferred, whereas land cannot be taken out.
 - Q.—The ownership of the land can be transferred.
 - A .- In that case, the question of the division will be more complicated.
- Q.—Supposing I have my property in Bombay and a little bit in the Central Provinces, you may charge me an enormous rate on that little bit, simply because my total wealth, most of which is in Bombay, is large. If you aregoing to do that, surely the logical method would be to add up the properties and to charge the properties in any province at a particular rate.
 - A.—How will it be divided among the provinces?
- Q.—The property in each province would pay its appropriate rate and the yield from that is credited to the province concerned.
- Dr. Paranjpye. Q.—The amounts may be credited to the provinces, and the extra amount due to the addition of the two properties may go to the Central Government.
 - A.—That will be too complicated.

The President. Q.—Have you read the extracts in the annexure to our questionnaire from the report of the Committee appointed by the National Tax Association to prepare a plan of a model system of State and local taxation? They say:—

"We propose, therefore, a personal tax which shall be levied consistently upon the principle of taxing every one at his place of domicile for the support of the Government under which he lives: a property tax upon tangible property, levied objectively where such property has its situs and without regard to ownership or personal conditions; and finally, for such States as desire to tax business, a business tax which shall be levied upon all business carried on within the jurisdiction of the authority levying such tax."

What do you say to that as a method of division?

- A.—That will be a good method and I do not think it differs very much from what I have said.
 - Q.—What about the business tax?
- A.—There are business taxes and they would go to the province where the business is carried on.

Mr. A. E. MATHIAS, C.I.E., I C S., Financial Secretary to the Government of the Central Provinces, was next examined.

Written memorandum of Mr. Mathias

- Q 106—I would accept the proposition that in the case of national or onerous services administered by a local body, the main criterion for lovying the taxes necessary for such services is the ability to pay I would not accept without qualification the proposition that in the sace of local not beneficial services the criterion for levying taxes accessary for such services is the measure of the benefits received a later phrase is vagine and affords little guidance in assessing a particular tax. The hencits of a pure water supply for example may be incalculable If on the other had been consider that taxation should not necessarily be into the satual cost of the service to the local body of provided the the actual cost of the service to the local body, for example produced very cheaply, or a good electric light supply, may for local the local body should not charge a rate in excess of cost of production based on the rates charged by other local bodies in areas comprising a population of similar taxable capacity I would therefore, quality the second proposition by suggesting the following principles of assessment
 - (a) In assessing a tax necessary to provide for a beneficial service a local body should so assess the tax as to cover at least the total cost of such service
 - (b) In considering the nature and incidence of the tax to be imposed, the local body should take into account the class or classes of the population likely to beneft most from the proposed beneficial service
 - (c) Where the beneficial service consists of the supply of commodities, as for example water or electric light the principle of assess ment as between individuals should be the quantity of the commodity supplied
- 2 Q 107—I consider the tries included in schedule II to the Scheduled Taver Rules are sufficient. For the reasons given in connection with question No 106 I consider that taxes imposed an interior for services rendered, viz, water rates lighting rates scavenging rate drainage tax, fees for the use of markets should be compulsory As Deputy Commissioner I have found that it is common for such services to involve Municipal Committees in a net loss and that there is the greatest reluctance to increase rate.
- 5 Q: 108 to 118—Octron—There is little doubt that cetron duty effends against most of the cannons of taxistion Although under the rules, schedules of octron are hung up in the octron stations many of those who pay octron are illiterate and have to accept the rate stated by the octron multiplication are illiterate and the cannon of certainty. It also offends against the cannon of certainty It also offends against the cannon of ceolomy of collection, a large staff has to be engaged to man the various octron outposts and to superrise the work of the octron multiplication within certain outposts have to be built and maintained There is always grave danger of embezzlement by multipriva and to ensure the maximum return highly paid and efficient octron superintendents and impectors should in variably be employed. It offends against the principle of convenience of time of payment, because the duty has to be paid by the agriculturist or trader before his goods are sold Octron can be and is easily evaded by collision with the multipriv, especially where the supervising staff is weak, in the

^{*} The cost of collection in Nagpur Municipality is Bs 33 0.00 against Es 4 79 000 collected, but in the smaller municipalities it is proportionately higher

same way fraudulent refunds can also be obtained. In those municipalities where head loads of straw, etc., are not exempt, octroi on this class of goods is frequently evaded by avoiding the roads on which octroi outposts are established. Chief among the opportunities of peculation by the staff is the power which octroi muharrirs possess of holding up goods for hours at a time, if the owner is not prepared to accede to their demands. While we may allow due weight to the disadvantages of octroi duties, and they are many, the case against this form of duty should not be overstated. Western writers are apt to ignore the part which is played in India by custom, fear of loss of reputation and bargaining in the fixation of prices; supply and demand are not the only factors in determining prices, and it is not correct to say that the octroi duty even on necessaries is invariably borne by the consumer.

- 4. Where the commodity is a staple export, e.g., wheat, the price is determined by world conditions, and what is paid to the producer is roughly export price minus cost of transport. As the commodity can be exported from stations where no octroi tax is levied, it is probable that in a municipality where octroi is levied the tax will be borne by the consumer. It does not follow that the tax bears hardly on the consumer. Where the tax is comparatively light and the cost of transport heavy, the actual price paid by the consumer may be moderate, and in fact much lighter than in other parts of the same province. For example, in Jubbulpore wheat is very much cheaper than in Berar. Due attention should be paid to this and in fixing an octroi scale, it is desirable, in taxing raw commodities which are necessaries, to tax those produced in large quantities in the vicinity of the local body concerned.
- 5. Where the raw commodities are not a staple of export and the municipality is the main market, the octroi falls mainly on the producer. Again, where the margin between the wholesale price and the retail price is very large the octroi duty falls on the trader. For example, in Nagpur where the retail price of oranges varies between large margins according to the ignorance or inexperience of the buyer, while the wholesale price is fixed in proportion low on account of the expense of transport to the Bombay market, the octroi duty on local sales falls on the trader, and on exports, on the consumer in Bombay.
- 6. Octroi duty on raw materials for manufacture falls either on the manufacturer or the agriculturist and on imported goods (save where trade considerations interfere) on the consumer.
- It is clear from these considerations that octroi duty does not necessarily bear hardly on the poor classes; moreover, the rates fixed are so low that the effect on prices is very small. For example, in Nagpur the rate on grain is 8 annas per cart drawn by two animals.
- 7. It must be admitted that octroi has certain definite advantages. First, it is a very old tax; it is recognized by custom, it is acquiesced in and its disadvantages are discounted. It is moreover in the main paid by the trading classes in the first instance, who may be expected to be alive to their own interests and to take steps to minimize the inconveniences of the system. Owing to the low rates fixed it does not bear hardly on consumers, while it secures that those classes on whom a direct tax cannot be levied shall pay their share to the cost of the municipal advantages which they enjoy. Finally, it produces a large amount of revenue and is not easily replaced.
- 8. Terminal tax.—The terminal tax is economically far more defensible than the octroi. It is collected through the agency of the railway on certain exports and imports by rail. It is thus easy and cheap to collect, and offers little opportunity for fraudulent practice. While octroi duty falls frequently on the producer in the first instance before he has an opportunity of selling his goods, terminal tax falls on the trader or the consumer. Since the consignee has in the majority of cases to pay railway freight, the tax satisfies the canon of convenience of payment, since it is clearly convenient to pay both railway freight and tax at the same time. Recently, however, the railway authorities have increased their rates for collection, probably for good reasons, from 3 per cent to 5 per cent with a minimum monthly payment

- of Rs 100 This in the case of the smaller Municipal Committees renders the collection expensive
- 9 A distinct tendency has manifested itself to convert terminal tax into an octror duty without refunds and to tax the country side for the hence of the town As an example of this I would refer to the proposal in one of our largest Municipal Committees the my local effect to the proposal in one of our largest Municipal Committees the my local effect of the proposal in one of cutton more than the contract of the proposal in the contract of the proposal in the contract of the
- 10 House and land tax—This tax (which is distinctly impopular) is entirely justified on economic grounds. So far as the owner is concerned the value both of h s house and land is increased by municipal improvements while the occupier perhaps to a less extent also benefits. At the same time, judged by the standard of ability to pay it must be confessed that the is not as justifiable in India as in Europe. The size or value of a house is in Europe some measure of the resources both of the owner and the occupier, while it is not always so in India. The tax is levied in only two of the Municipal Committees in the Central Provinces and in nine in Berar When levied it is assessed at the low rate of 5 per cent to 7 per cent of the annual letting value.
- 11 Economically the tax is a good one but my experience is that there is difficulty in assessing the letting value of the house or land. To ensure that the tax is not evaded, it is in my opinion necessity to engage a special staff of well paid men to draw up the assessment lists. As a source of revenue, I consider the tax has great possibilities, but I am convinced that it will be difficult, if not impossible to persuade local hodies to introduce such taxation on in adequate scale. No limit has been imposed by the Local Government on the amount of this tax.
- 12 Under the Central Provinces Municipal Act the house and land tax is recoverable from the owner in the first instance, it may, however, be recovered from the occupier, in such a case, the Act provides that it may be deducted from the rent by the occupier. In spile of this provision there is no doubt that in the case of houses, the incidence of house tax is on the occupier. The incidence is not so clear in the case of lands, which in certain circumstances, at the owner, as for example, where land is available in the vicinity of its owner, as for example, where land is available in the vicinity of its owner, as the example, where land is available in the vicinity of its owner, as the vicinity of its owner, as the vicinity of its owner, as the vicinity of v
- 15 Land cess—As regards the land cess, I would refer the Committee to sections 48 and 49, Central Provinces Local Self Government Act which lays down the conditions under which the cess is recoverable from the landlord and tenant, respectively. The cess is recovered with the land revenue, is economically justifiable, and satisfies the accepted canons of taxation. The cess of 64 per cent of the land revenue payable under section 48, Local Self Government Act, is payable by the proprietor, and as rents are fixed by Government it cannot be passed on to the tenant. The additional cess payable under section 49 Local Self Government Act, is payable by the tenant in the proportion laid down by sub paragraph (v) of that section
- 14 As regards question No 113, I would point out that so far as land cess is concerned conditions in England and India are entirely different. In

The grant may be reduced during the three years of correcty on the following grounds --

- (a) That the local body has mismanaged its affairs
- (b) That it is extravagant
- (c) That it has used any of the institutions under its control or used its powers for purposes other than those sanctioned by law

17 I consider it to be quite impossible to lay down any one principle on which grains should be given. In the case of particular works, it is obvious that the circumstances of each case must be considered, the financial position of the local body and the urgency of the work. When the grant is made for a service, e.g., education, it is desirable that the grant is made for a service, e.g., education, it is desirable that the grant is made for a service, e.g., education, it is desirable that the grant is hould bear some relation to the amount spent on such service by the local body, the system pre supposes that the amount of expenditure is some guide to the necessity of the expenditure, unfortunately this is not true in India where it may well be that the more backward districts where education is most meeded, are least inclined to recognize its advantages or to spend money on it. At the same time there is much to be said for concentrating on extending education in those districts where its advantages are recognized in the hope that the enthusiasm of such districts will prove contegious and spread to the rest of the province. It must be remembered also that the sources of revenue of Provincial Governments are extremely inelastic and the only safe principle which can therefore be followed in determining grants for recurring expenditure to local bodies, is the ability of the provincial frances to stand the stream On the whole if am unclined to think that it would be desirable for the Finance Department to minimate to the Educational Department in the corrol avoince of the recollectate one of the provincial contract of the provincial contracts of the provincia

18 In question No. 118, it is suggested that the efficiety of withholding or reducing grants depends on the entitience, of strong local opinion in favour of important local services and the enquiry is made as to whether such opinion exists in the case of oducation, sanitation and road mainte nance. In my opinion the growth of public opinion on these matters of reces the strong of the dispension of the strong of the str

and deposited in the Bank Rs. 500 in support of the dispensary finances. I have no doubt that the grant of greater responsibility to local bodies and the removal of official control does tend to create a more effective public opinion in connection with local administration. But Government cannot divest itself of its ultimate responsibility for good administration, and where after extended trial it appears that a fair standard of efficiency cannot be ensured by the stimulus of local opinion, there should be no hesitation in re-establishing official control:

- 19. To sum up my suggestions in regard to local taxation-
 - (a) I would make it compulsory to impose taxes in return for definite services rendered, sufficient to cover the cost of such services.
 - (b) In imposing an octroi or terminal tax on necessaries, those necessaries should be selected so far as possible which are produced in quantity in the vicinity of the local body concerned.
 - (c) A terminal tax is preferable to an octroi, provided that the rates are low and the burden of taxation is not unduly shifted from the town to the country side.
 - (d) I would recommend the imposition of house and land tax in all large municipalities, with a considerably enhanced limit of exemption. A special staff should be employed for assessment.
 - (e) Full powers of enhancement of land cess cannot be given to local bodies, since this would interfere with the revenue administration and adversely affect the provincial finances.

Mr- Mathias gave oral evidence as follows :-

The President. Q.—You are Finance Secretary to the Government of the Central Provinces; you also undertake Local Self-Government?

A.-Yes.

Q.—Are you in charge of any other department?

A.—The Separate Revenue Department, which includes income-tax, stamps and excise.

Dr. Paranjpye. Q.—Were you the Secretary for the Transferred Departments?

A .- I was Secretary for some of the Transferred Departments.

Sir Percy Thompson. Q .- Are you dealing with stamps?

A.—I have information about stamps.

Q.—Do you recognize any stamp, whatever province the dues have been paid to?

A .-- Yes.

Q.—Do you realize the duty on cheques which are drawn here?

A.—The Allahabad Bank used to get most of its cheques from Allahabad and I think the Imperial Bank branches outside Nagpur get them all from Bombay or Calcutta. We do stamp cheques, but comparatively few.

Dr. Paranjpye. Q.—Haven't you got any local banks?

A.—Yes, we have Bansi Lal's Bank.

Q.—Do you stamp their cheques?

A.—Yes, some of them.

Sir Percy Thompson. Q.—Do you acquiesce in that position?

- A —I think we have no practicable remedy.
- The President Q I suppose it is also possible that Bansi Lal buys all his hundis from you and distributes them
 - A -Yes, it is possible
- Q—Surely you can always get this duty by not recognizing stamps impressed in other provinces and having an appropriated stamp for your own province
- A-I think that was considered some time ago, but was dropped. The question would affect all Local Governments. My recollection is that this question was discussed at the Finance Member's Conference with reference to the use of postage stamps for revenue purposes and as there was no unanimity on the subject, to was dropped.
- Q-Where a document which was valid in one province was not valid in another it would lead to difficulty?
 - 4 -Yes

Sir Percy Thompson Q —A cheque which is drawn on a bank here is not liable to stamp duty anywhere else, no other province can say it is entitled to the stamp duty on that?

- A -You are referring only to cheques ?
- Q—Yes the cheques are the grossest instance of the duty going to the wrong province. Can't you have an appropriated stamp for your province?
- A-I think the banks would probably object. We have taken up this quotion with the Agents and have asked them to get their cheque books embossed in the C P with partial success
- Q-The position is exactly the same as between England and Northern Ireland. An English stamp would not be valid on a cheque in Northern Ireland.
- A —From the financial point of view, the matter is not very important because the number of cheques issued on banks in the Central Provinces is very limited
 - Q Are not cheques very much used in these provinces?
 - 4 -Not very much
- Q —Is there any other head of duty where the duty is likely to go to another province ${}^{\tau}$
- A -I think it is always possible to purchase stamps in any province and use them here
- The President Q—Where you have a number of companies operating here, the headquarters would be in Bombay?
 - A -Yes, that is a question which we took up in connection with income tax
- Sir Percy Thompson Q-So far as the C P is concerned, you think it is only a matter of a few thousand rupees?
 - A-Yes, in regard to cheques
 - Q -- It is just a scramble for duty between the different provinces?
- A —As regards the Central Provinces at is not an important source of revenue in practice, though in theory your argument is probably correct.
- Q—It might be a matter of importance as between two provinces like Bombay and Calcutta
- A —I think it is convenient for the Banks in the larger provinces to have their cheque books stamped where they have their head office for such province. The Imperial Bank it Calcutta would insturally get all their cheque books stamped in Calcutta rather than at Boribay.

- The President. Q .- Take the case of share transfers. You have many commercial concerns here whose shares are bought and sold.
 - A .- Wo get nothing on thein.
 - Dr. Paranjpye. Q .- Is there a stock exchange in Nagpur?
 - 4.-No.
- The President. Q .- Is there not a movement for general stamps being made -a central head? Do you think it practicable?
- A .- Provided that the division between the provinces can be worked out fairly reasonably.
 - Q .- Have any of your increases led to decreases in the total collections?
- A.—Our Stamp Act, which was only passed two years ago, gave us last year roughly Rs. 10 lakhs. We expected to get 20 lakhs. In the case of Judicial Stamps, we received about Rs. 7 lakhs. On General Stamps, we got something over 3 lakhs.
- Dr. Paranjpyc. Q .- It is no doubt due to the fact that there has been trade depression recently.
 - A .- Possibly so, in the case of General Stamps.
- The President. Q .- The stamp fees in the Judicial Commissioner's Court are fixed by the Local Government?
 - d .- Yes.
 - Q.—Were they specially dealt with in your revised Act?
- 4.—The increase in stamp duties in the Judicial Commissioner's Court was not in every case in the same proportion as in the other courts.
 - Q.—Why was that?
- A.—That is a matter about which I will refer you to our Legislative Council. The increase proposed by Government was reduced by the Council in some ·cases.
- Q.—Apparently the Judicial Commissioners have no powers under the Letters Patent. Is the legal interest very strong in the Legislative Council?
 - A .- It was in the old Council. I do not know about the new Council.
- Q.—Does the stamp revenue more than pay for the service rendered as regards the Judicial Commissioners' Court?
- A .- It doesn't pay as far as the Judicial Commissioner's Court alone is concerned. Probably for the whole province, including the Judicial Commissioner's Court, it does pay. The figures which I have obtained from the Judicial Commissioner's Court show that the Court-fees realised from the mufassal civil courts in 1923 were 33 lakhs of rupees, while the expenditure after providing for pensions and not including interest on capital cost of buildings was 30 lakhs. We were about 3 lakhs to the good.
 - Q.—Have you reckoned the interest on account of all judicial buildings?
 - 4.—I would refer you to the statement on page 122 of the Provincial Retrenchment Committee's report which shows that the revenue from judicial stamps fell short of the cost of the judicial service by approximately 5 lakhs at the time the Report was framed.
 - Q.—Was this after the Bill was passed?
- A.—No, it was before the Bill was passed. The figures which I have obtained from the Judicial Commissioner's Court are for the calendar year 1923 and do not fully represent the effect of the Act; the revenue from judicial stamps in 1923-24 show an increase of 11½ lakhs over the figures of the year on which the Retrenchment Committee's report was based. As that report showed a deficit of 5 lakhs only it is probable that the revenue from judicial stamps covers the cost of simil courts. of civil courts.

- Q-Your figures are for civil and criminal conrts?
- A -They are for civil courts only
- Q -What about criminal courts?
- A-I have not got figures about them. On the whole at as probable that the recents cover the cost of the service, because as I have said we have a large increase in revenue.
 - Q -But the criminal courts will cost you more?
 - A -We increased the stamps on criminal complaints very heavily
 - Q -By how much?
- 4 -I cannot tell you off hand, but we proposed to double them my recollection is that it was slightly reduced by the Council
- are Percy Thompson Q—You cannot expect the criminal courts to pay their way. Surely if a man is going to commit murder and you have to hang him, it will cost you some money
- The President Q —Do any of your village officers do any civil work in village punchoyats †
- A -- We have a few crull panchayats, they do not relieve the courts of even petty suits
 - Q-Do you pay for certified copies through stamps in these provinces?
- A —We take 2 annas stamps on the application and then the applicant pays accurating to the number of words on the sheet for 180 words, he pays 4 annas He actually pays in cash which is converted into stamps and affixed to the copies ine produces his own paper which he hoys from the Tream y
 - U-It comes into your stamp revenue?
 - → -Yes
 - w -- uses that more than cover the cost of the service?
- A —Not in the Judicial Commissioner's Court. The figures are income 18, 8200, expenditure its 11,500. But in the whole of the civil courts in 1923, the income was Its 148,000 and the expenditure Rs. 128,000
- Q-You never had the system of copy stamp papers? Would you advocate using that!
 - 1 -Not unless some particular advantage is shown to accrue from it
- Q-You get a uniformly good class of paper which has the stamp impressed on it, so that when the man applies for his copies, he files so many sheets of this paper and then you calculate the profit and loss account hetween the receipts on the copy stamp paper and the cost of copying
 - A -Yes, for accounts purposes it may be advocated
- Dr $Paran_1pye Q$ —One copyrst may write in large handwriting, while another in small
 - d -Yes.
- The President Q—Your paper is spaced so that you will get a uniform number of words on each sheet. I suppose you get practically all your exprestyped
 - A -Yes
- Sir Percy Thompson Q—On page 275 of your written statement you say that you would not accept without qualification the proposition that in the case of local or beneficial services the criterion for leavying tarse necessary for such services is the measure of the benefits received. The principle of assessment should be the

quantity of the commodity supplied. In regard to a charge for water, the charge should be in some proportion to the quantity used, not that it should exactly cover it.

- A.-Yes.
- Q.—You would also admit the principle of what the traffic will bear. You don't charge the same for a quantity of water supplied to a mill as to a house.
 - A.—We do make a distinction in such cases.
- Q.—That is, you charge what the traffic will bear. Again, with reference to your statement on page 275, can you bring any pressure to bear on municipalities to make these services self-supporting?
- A.—It depends entirely on the influence of the District Officer. Some District Officers are able to get their municipalities to take action; others are not.
 - Q.-Would you enforce action by a reduction of grants?
- A.—Grants are much larger in the case of district councils than for municipalities and to this extent greater pressure can be exercised. But if you cut your grant off, the net result will merely be to affect the financial position of the municipality adversely. It will not affect the members of the municipality at all, in the absence of strong public opinion.
- Q.—The municipality would be worse off if you did not give them a grantin-aid. Why not cut off their grant for education?
- A.—That is a grant which it would be possible to cut off, but it would not be advisable to do so.
- The President. Q.—Would you make the house tax compulsory? It is made compulsory by law in certain European countries.
 - 1.-I would, if the Legislative Council would pass it.
 - Q.-I am asking your individual opinion.
 - A .- I would.
- Q.—Is there not an extraordinary provision in regard to district councils in the Central Provinces under which they can practically levy any tax they like?
 - A .- Yes.
 - Dr. Paranjpye. Q.—Haven't they to get the sanction of the Local Government?
- A.—No. Section 51 of the C. P. Act says that, subject to the provisions of any law or enactment for the time being in force, a district council may, by a resolution passed by a majority of not less than two-thirds of the members-present at a special meeting, impose any tax.
- The President. Q.—These extraordinary powers arise from the provision in the Scheduled Taxes rules regarding laws in force at the time the rules were-framed?
- A.—When the Act was passed, it was understood that there would be control. When the Act came to be interpreted, it was ruled that the law as it stood rendered Government sanction unnecessary.
- Dr. Paranipye. Q.—When you say that the payment for these services should be compulsory, you mean that it should be compulsory to an adequate extent to meet the cost of these services?
 - i.—Yes, to meet at least the cost of these services.
- Sir Percy Thompson. Q.—I gather that your general view with regard to octroi is that it is an undesirable tax which cannot be got rid of.
 - A .- Except by the substitution of a terminal tax.
- Q.—You say that a terminal tax is theoretically a better tax. I should have thought that theoretically it was a worse tax; administratively, it might be better.
- A.—It is economical to collect and convenient to pay and thus satisfies the canons of economy and convenience. Provided you keep the terminal tax low, I do not think it is any obstacle to trade.

The President Q —Are you speaking if a tax on imports, or on imports and exports?

A -Tax on either imports or exports Provided it is kept low I do not think it is any obstacle to trade

Sir Percy Thompson Q—Would it not operate against a ginning industry being started within a town?

A—Not provided the terminal tax was kept low enough merely to cover the services rendered to the cultivator in the matter of provision of roads or of a cotton market. The highest rate in the Central Provinces works out, about 12 annas for a cart of unginned cotton, which is a fair charge for the markets and roads, in fact; it is about what is paid in Nagpur (where there is at present no terminal tax on cotton) by way of wheel tax and cotton market dues

The President Q -Does a great deal of cotton go for ginning direct to Bombay?

4 -No

Dr Paranj
p $_{\rm J}e$ Q.—Some Khandesh cotton come to you for ginning from the Bombay side

A -Probably but I couldn't say off hand

Q-Berar cotton has a better reputation than the Bombay cotton

4—Cotton comes to Nagpur from as far as 200 miles north, in order to get the benefit of classification

Sir Percy I hempson Q -Is any octron levied at any town where there is no railway station?

4 -There are towns where octron is levied and where there is no railway station. Take for instance Bhandara

Q -It will be impossible to replace the octron duty in such places?

1 -You could not replace it

Fie President Q-Lou would impose a terminal tax where there is a railway station?

d.—Yes But the rates should be low and not higher than the services render ed justify Otherwise it appears to me that the hurden of taxation will be thrown on the country side

Q-A terminal tax can be imposed on load traffic

4 -Yes

Sir Percy Thompson Q-It will be subject to all the abuses of the present octron

4 — Les But municipalities would probably support it because it throws the burden of taxation on the country side 21e President Q — What would you say to district councils being allowed

to impose a terminal tax at railway stations?

.1 -I should be against it

The Maharajadhiraja Bahadur of Burduan Q—Are not these rates revised by the Local Government from time to time? The municipality has a sobeduled rate and at a fixed period they send their rates for revision

1—Not at any fixed period. Whenever a Municipal Committee wants more money or if it thinks that the tax bears hardly on any particular class of individuids it sends proposals for revision and the proposals have to be sanctioned by Government. They may be sanctioned or modified or sent back for reconsideration. A terminal tax by district councils would I think, be an intolerable tax on trade it adopted.

Dr H_J der Q—You make the statement that it is not correct to say that octron duty even on necessaries is invariably borne by the consumer." By whom is the octron duty borne?

A—It depends on what is meant by necessaries, I suppose you refer to

d—It depends on what is meant by necessaries, I suppose you refer to rice wheat journ

Q —These are articles consumed by people living in the municipality I think probably the bulk of these people are poor

2

A.—I think I have said that in the case of necessaries, as for example wheat, the price paid to the agriculturist is the export price less transport costs and that necessarily therefore, if the price is limited to that, any sale within the municipality where there is octroi must be paid for by the consumer.

The President. Q.—I don't quite see how that works out. Suppose 'X' is the cost of production and 'Y' is the world price. A consignment of wheat that goes to Bombay by rail without going through an octroi town leaves a profit of Y—X. A similar consignment that goes through an octroi town would still sell at Y, but it has got the added charge for octroi.

- A.—I don't quite follow. If the consignment will fetch Rs. 50 on export to Bombay, all that the purchaser can afford to pay will be Rs. 50 minus the cost of freight, say Rs. 45. If that is the local rate and you import into a municipality, you have to pay Rs. 45 plus 8 annas octroi, surely that 8 annas will be borne by the consumer.
- Q.—You will have two prices in the same municipality; one for what is going to be consumed locally and the other for what is going to be sent to Bombay.
- A.—With octroi you get a refund. If a man sets up his business in a place where there is a terminal tax, it will be borne by the trader.
 - Q.—Sometimes it is put back on the cultivator, is it not?
 - A .- In some cases.
- Dr. Hyder. Q.—Take the case of those people who bring vegetables to the market within a municipal area. All the people who supply that particular area with vegetables have to pay the octroi. The question is: who bears this octroi?
- A.—This is a question of bargaining. If the local men say that they are not going to pay this extra amount, where is the market gardener going to take his stuff to? In this case, after many hours of bargaining, a part at least of the octroi will be thrown on the producer.
 - Q.—You say they will have to divide it in some proportion?
- A.—It may be so, but on the other hand, commodities of this sort are very often dealt with by a few men or perhaps even by one man who control the majority of shops or stalls inside the town. If the market gardener outside the town proposes to put up the price, it seems to me that it is probable that the octroi will be thrown on the producer.
- Q.—This is a special case where the stuff will perish. Would that apply to jowar, rice etc.?
- A.—It will not apply to jowar. It is hardly in the same category as market garden produce.

The President. Q.—Among the advantages of this tax, you refer to the fact that it secures that those classes on whom a direct tax cannot be levied shall. pay their share of the cost of the advantages which they enjoy. To what classes do you refer?

- A.—I was thinking of the labouring or artizan classes, e.g., mill hands.
- Q.-Not the traders or middlemen?
- A.—No.
- Q.—What is the nature of the wheel tax you refer to? Is it a kind of toll on carts coming from outside?
- A.—I think the rate is 3 pies every time a cart comes in. I am not sure and should like to verify the point. It is in the nature of a toll.
 - Q.—Haven't you got the usual exemption for farm carts?

A.—Where a terminal tax on cotton is levied, the cotton carts are usually exempted from this wheel tax.

Sir Percy Thompson. Q.—As regards the house and land tax, apparently, you think that it is right that the tax should be levied on the owner?

- A.—Yes, I think it is.
- Q .- But surely it is the occupier who directly gets the benefits.
- A.—If you consider that the value of house property depends to a great extent on the improvements made and public services rendered by the municipality, there is some justification for throwing part of it on the owner.

- Q -But so far as the tax which is based on nighty is concerned, it is the eccupier who gets all the benefit, is it not nufair to make the owner pay for it?
- A -I had in mind cases in which a minicipality might lay out a park, n which case all residential buildings in the vicinity would at once increase in value. In practice however it is usually the occupier who pays and although the local Municipal Act distinctly lays down that house tax should be charged to the owner that does not prevent the owner from passing it en to the occupier hy raising the rcnt

Q-You are referring to paragraph 12 of your written statement where it a said that 'it may be recovered from the occupier, in such a case, the Act pro vides that it may be deducted from the rent by the occupier "

1 -Yes, the intention of the Act was that the tax should be collected from the owner

Sir Percy Thompson Q-Yeu say that the intention of the Act is to make the owner bear the tax?

A -Yes, but in actual prictice it does not work in that way because the owner merely enhances the rent and the incidence of tax falls on the occupier

Q-Suppose you have a tax where there is plethora of houses?

A -This is not the case in the Central Provinces

Q-For instance we have heard it said that there are plenty of houses in Benares which can har lly be let?

A -I do not know if that is so

O-In that case the house owner has to pay?

A —Quite so

- The President Q—If I understand it rightly, we were under the impression that this house tax is levied in great number of municipalities?
- The column in the municipal statements does not distinguish between the house tax and haveyet tax or tax on circumstances. It includes both. House tax is in force in khandwa in the Central Provinces and some nine places ın Berar

O -Is there any land tax?

A -I do not think there is any I would not like to say so definitely without verifying the fact

Q-What is the difference between the tax on circumstances and the profession tax?

A -Profession tax is usually assessed on income much like an income tax. The hangat tax is assessed in the Central Provinces in this way. The total amount to he recovered is first fixed, the inhabitants are divided into classes according to circumstances, to the persons in each class are assigned a certain number of units, those in the highest class having the most units, the total sums to he recovered is then divided by the total number of units. This gives the rate per unit, and the individual is then assessed according to the number of units assigned to him in the classification

Q -Have you got chowkidars tax in this province?

A -- No

Q-How do you pay your village police?

A -Do you mean by village pelice, village Lotuals?

Dr Paranipye Q -You have police patels?

A .- We have no police patels We have jaglias in Berar who are remunerated hy a cess in a special form

The President Q-Special cess levied on land?

A -Yes

Q —In the Central Provinces, bow does it work?

A -They have a special cess called Lotuals' coss. In some cases the kotwals get free land also

Q -Does this come into the accounts?

- A.—The jaglia cess comes into account. It was introduced only two years ago.
 - Dr. Paranipye. Q.—That was in replacement of baluta, is it not?
 - A .- Quite right.
- The President. Q.—You fix the haisyat tax in a lump sum, on what basis it is fixed?
- A.—According to the needs of the local body and subject to a maximum and minimum in individual cases. In practice it is not varied from year to year and a variation requires the Local Government's sanction.
 - Q.—Is it not earmarked for any particular purpose?
 - A.—No. In practice it is usually assessed by small municipalities.
- Q.—You advocate a special staff to assess house-tax? Have you any idea of that work being done by an Extra Assistant Commissioner?
 - A .- I know of no such case.
 - Q.—Do you regard it as a satisfactory way?
 - A.—Yes. It will certainly increase the receipts.
- Sir Percy Thompson. Q.—Would the local bodies object to that or they would welcome it?
- A.—I think the local bodies as a rule object to any outside interference. At any rate in the present political situation they will do so.
 - The President. Q.—Do you regard it as a sound principle of administration?
- A.—It is most desirable that all taxes should be collected by an independent body.
- Q.—Are you acquainted with the Calcutta practice? They have an official valuation. The local body has no concern with it.
 - A.—I am not acquainted with it.
- Q.—You refer to the minimum of the house-tax. You think it should be raised?
 - A.—Yes.
- Q.—Does not that depend very much on the nature of the valuation? If you have got a low valuation, what will you do?
 - A.—My opinion was given on the assumption that the valuation is correct,
- Sir Percy Thompson. Q.—Even if it was thought right that the house and land tax should be borne by the house-owner, we are told that it is most difficult to collect it from the occupier. Do you think so?
- A.—If you have a very small minimum I think it is difficult to collect; but if the minimum is raised, with a good staff there should be no great difficulty.
- Q.—In paragraph 13, you say, "to permit local bodies to enhance their rates without limit would necessarily result not only in a considerable disturbance of the land revenue administration but in seriously embarassing the provincial finances". Do you think that land-revenue in this province is very low?
- A.—In parts of some districts the land revenue is high, but generally it is low, especially in the south.
 - Q .- You cannot increase the land revenue during the currency of settlement?
 - *A.*—No.
 - Q.—But the local body can raise its land cesses.
 - A.—Yes.
 - Q.—Without any limit?
 - A .- No, not without any limit.
- Q.—I think section 49 of the Local Self-Government Act gives power to raise the additional cess?
- A.—Yes but subject to a limit and with the previous sanction of the Local Government.
- Q.—You are no doubt acquainted with the Bengal Retrenchment Committee's Report?

- A -I have read it I don't think I remember the recommendations in any detail
- Q One of their chief recommendations was that owing to the low land revenue, the local body should take over some services and pay for them hy increased cesses?
- 4 They have a fixed land revenue in Bengal but we have here a land revenue subject to periodical revision. The remedy seems to me that Government should increase the land revenue and not hand over services to the local body.
- Q—You just now said you cannot increase it during the currency of settle ment.
- A.—No We are handscapped as to the time of making enhancements. I quite agree to that extent "Theoretically land revenue should be increased as the value of land increases, but there are practical difficulties in the way.
- Q-Is it not practicable to hand over some services to the local bodies, the cost to be met by imposing cesses?
- A —If the local body is competent to undertake them, which is not always the case
 - Q-You have tolls in your province?
 - A -We have practically no tells on roads
 - Q -But you have quite a number of ferries?
 - A -Yes, we have a number of ferries
 - Q -Are the receipts earmarked for the purpose of constructing bridges?
- A—No, they are not earmarked. The tolls on ferress are leved largely by the Public Works Department though there are also district council ferres under the Northern India Ganals and Ferries Act we are bound either to hand over the proceeds to the district councils or spend them on certain objects of utility for the use of the local inhalitants
- Q-Does it not amount to this? You fail to bridge a river and the unfortun ate pessenger has not only to cross the harrier provided by nature, but you take a tex from hum for the temporary convenience provided to him. Your charge is in excess of the cost of the boat, then you are taxing him?
 - A -Yes you are taxing him
 - Q-Is that a sound policy?
- A -It is not, but the local bodies in this province make little profit and sometimes incur a loss on these ferries
- Dr Hyder Q —I see in the report a figure of Rs 44,000 against this Do you think that the expenditure exceeds the receipt?
- A—You refer to the municipal report, the figure has no bearing on the question of ferries. The figure refers to the tolls levied by the Akola municipal committee on a bridge. The idea was to finance the loan for the bridge.
 - Q-Will you please tell us what is meant by satta and raglia cesses?
- A —Here it refers to the pilgrim tax I do not know why the term 'satta' is employed. The satta, properly speaking, is a tax on cotton futures. Here it refers to the pilgrim tax which has been imposed in Rantick two years ago. The satta two years ago. The satta two years ago. The satta two years ago.
- Dr Paranippe Q-Have you taken any step to deal with the cases in which the grants for education actually exceeded the expenditure?
- A-I think the Director of Public Instruction is considering what act
- should be taken

 The President Q—Have you ever considered the question of making
 some taves to the local bodies, giving them powers to tax entectainments,
 a surcharge on stamps or letting them have license fees on livour shops?
- a surcharge on stamps or letting them have heense fees on houor shops '

 1—I think the answer depends on which of these powers you provided the Generally speaking local bodies are averse to introduce taxation
- Dr Paranipye Q-Have the municipalities over asked for an transfers within their limits?

- Q.—You have never considered the alternative of larger taxing power for the local bodics instead of giving them a share?
- A.—I think the municipalities have already got sufficient taxing powers. My own personal opinion is that if they really have a proper assessing and collecting staff their powers of taxation are already sufficiently wide to meet their needs. I refer mainly to municipalities, as the revenue of district councils is not as elastic and is already largely collected by Government agency.
- Q.—Your educational ccss is going to be something of the nature of haisyat?

A.—Yes. That is so far as the non-agriculturist cess is concerned.

Q.—Who is going to assess it?

- 1.—Well, there are difficultics in assessing it. In the Act it says it is to be assessed by the Village Sanitation Panchayat where one has been constituted. Where there are no panchayats, the tax should be assessed and collected by the district council or its representatives but difficulties arise. The local bodies in Berar want Government to recover on their behalf, but Government considers this duty falls primarily on local bodies and that the existing land revenue staff cannot undertake this additional duty.
 - Q.—Is it quite sound?
- A.—Quite sound to this extent, that a local body should not be permitted to transfer the odium of assessing or collecting a new tax on Government. The matter is different if Government undertakes the collection of all taxes of local bodies. But a district council should not be allowed to pick and choose and say they will collect one tax and Government another tax.
- Q.—Have you considered the idea of having contracts with them, something of the nature of the old provincial contracts?
- A.—You mean as substitutes for grants-in-aid. Most of our grants-in-aid are assessed for five year periods. That is practically a contract.
- Q.—May we now go to the supplementary memorandum? We have asked your opinion in the matter of determining the proportion borne by the general taxpayer of the cost of local services. We have found it very difficult, on a consideration of the replies of Local Governments, to arrive at any standard of comparison on the basis of percentage of grants to expenditure, and it appears to us that the only way of arriving at a satisfactory comparison is to take the percentage borne by the expenditure of the local bodies to the total cost of certain specified services. For the matter of that we find in one province all the roads are run by the local authorities and in another province the roads are run by the Government. What we want to arrive at is the percentage of the total cost of certain services which we should be able to specify for all the provinces, getting the comparison of the extent to which the local bodies bear their own charges in different provinces. The only way seems to be to take the whole cost of the services whether it is incurred by Government or by local bodies and take the percentage on the taxes collected by the local bodies.
 - A.—What about the grants?
- Q.—We will wipe out the grants altogether, we will simply say, so many lakhs is spent and so many lakhs is contributed. In that way we should be able to arrive at the figure the general taxpayer is paying for special services.
 - A .- I think the plan is sound enough I do not see any other way.

The President. Q.—Can you give us any help as to the division of the proceeds which you will find at the end of our questionnaire. Professor Seligman recommends the combination of three methods. We have nothing to do with the Meston Settlement. We are only trying to find out how far the plan suggested by Seligman is practicable. He suggests five methods out of which he condemns two and takes only three, i.e., tax assessed by the Central authority with additions for local purposes, the separation of the sources of revenue and the division of the yield. He suggests the combination of these three. Can you tell us if it will suit your province?

I will put it in another way.

Would you suggest that land revenue should be provincial?

A.—Yes.

.Q.—Customs?

- A -It should be Imperial
- Q —Then what method out of these three you would apply in the case of Income tax $^{\circ}$
 - A -Income tax in this province is of very little importance
 - Q -I mean, theoretically
- A—Theoretically I would say that meometax must be collected by the central authority I do not think it is possible to collect by any provincial authority
- $Q-\mathrm{Is}$ it possible for such an authority to divide the yield. The Central Government will say what they want and each provincial Government will say what they want
- A —There would then be several Governments each clamouring for a certain share. Will it not be extraordinarily difficult to assess your income tax before hand if a Provincial Government wants such and such a share and the Central Government wants such as abare.
- Q—I am not suggesting a share Supposing the Central Government says it wants 2 annas in the rupe, and one Local Government says it wants one anna and another says two annas, will it be possible?
 - A -I think it will be extraordinarily difficult
- Q—Would it not be possible to arrive at any satisfactory solution by dividing the yield between the Central Government and the Provincial Governments as you do in the case of companies situated in Bombay and the Central Provinces? You are dividing the income tax between the two provinces in the case of companies?
- A-I do not understand on what principle you propose to decide the proportion
- Q-You have arrived at some proportion with regard to income tax levied on companies?
- 4—Yes But here again there are grave difficulties filtral gave one proportion and Bombay another. The proportion is arbitrary and the larger province has the advantage in hargaining. I think it will be difficult by arrive at any fair proportion.
- Q-Would it be impossible to appoint a tribunal like the Initial Board of Revenue which would settle the proportions varying from year 1 year?
 - A -There will be tremendous beart-burning in the provint
- Q-I am suggesting that there should be an independent fody which would be able to arrive at some sort of justice
 - 4 -I doubt whether it would be practicable
- Sir Percy Thompson Q -Supposing you get over the difficulty What will you do for income tax on Government securities deducted at source?
- A—I think there will be difficulties People wing in Nagpur do not necessarily keep their scrip in local banks. The will probably keep it in Bombay or Calcutta
 - The President Q-So you think it impossible to do anything in the case of acome tax to have the separation of sources? You must leave it purely central?
 - A -Yes, I think so You may give a division of proceeds, as you have now
 - Q -The pie rate?
 - _1 -Yes
 - Sir Percy Thompson Q Is there no difficulty in that system?
- A —There is no particular difficulty in arranging that provinces should get a share. But the share varies from year to year
 - Q-You see no difficulty in arranging to get a share?
- t—That is, if the Government of India levied say, Re 0-16 in the rapee on the average, I see no objection in arranging that I pie of this should go to the province

- The President. Q.—You think that No. 4 of the methods (Q. 147) could be applied to income-tax?
- A.—Yes. There would have to be an arbitrary settlement between the central Government and the Provincial Government and the share may be increased proportionately according to the yield.
- Q.—Do you think it would be possible to arrive at a decision which would be accepted by the provinces?
- A.—I think an arbitrary division would be possible. Of course few provinces would accept the decision. They will stand out for more.
 - Q.—You think it preferable to leave the whole thing Imperial?
 - A .- It will still be Imperial.
 - Q.—You allow that money to be spent on Imperial purposes?
- A.—I think there is great need for elasticity in provincial revenues, but a don't see how you are going to get it by any practicable system of division of proceeds. Our trouble is that we cannot get clasticity. On the contrary when we most need the revenue, as in famines, we get the least revenue.
- Q.—In other federal countries you have got, generally speaking, two incometaxes, the State and the Federal income-tax.
- A.—Exactly; how do you propose to arrange for a provincial income-tax? Is that to be collected by the provinces?
- Q.—The general idea is that it is very undesirable to have two income-taxes. But where you retain the two, the tendency is to start collection of both by one staff. That is the proposition I first put to you. The central Government says 'we want so much', and the Provincial Government will say 'we want more'.
- A.—You mean that the Central Government will put on a rate say at Re. 0-1-6 and the Provincial Government will say 'we impose a super-tax in addition at 2 pies in the rupee'?
- Q.—Each Government would introduce an annual Finance Bill and in it would fix the rate of the tax.
 - A.—Yes.
- Q.—That suggestion is item No. 2. Otherwise if you have a fixed rate and fixed method of division, one province might get much more than it needed.
- Sir Percy Thompson. Q.—Supposing the Central Government said 'we are going to have an anna in the rupec' and the Provincial Government, 'we will have half an anna in the rupee' and the Central Government assessed and collected at 0-1-6 in the rupee and handed over half an anna to the Provincial Government. What would be the administrative difficulties? Suppose I am a salaried official. At present the Central Government assesses me on that salary at a certain rate and collects so such money from mc. But I may have some shares in a Bombay cotton mill on which income-tax is deducted. Would you not make a further assessment on the profit I get in the Bombay mills?
- A.—So far as I see, there would not be any great difficulty. The incometax department would take the tax on your income in the Central Provinces at the Central Provinces rate and your combined income including that from Bombay will be assessed at the other rate. Even with the income-tax deducted at the source, I do not think there will be any particular bother. Because, for instance, the Central Provinces Income Tax Commissioner would not be concerned with the deductions on the other source of income, say on the shares held in Bombay.
- Q.—That is what he should be concerned with. The Central Provinces Government wants half an anna in the rupee on the total income.
- A.—The position is exactly similar to a person in the United Kingdom having income in India.
 - Q.—But he is assessed on it.
- A.—Is he? Then there is a difference between the English and the Indian income-tax system, because in India the income is not liable to tax unless it is brought to India, so if you follow the same principle in regard to provincial

taxation, the proposal would be feasible Otherwise there would be difficulties. other provinces might claim, as at present, on the ground that the income was earned in such province

- Q-With regard to Excise, what would you say to giving the Central Govern ment a basic rate, say the first five rupees on a gallon
 - A -What about those provinces who desire to probibit entirely?
 - Q-You would have to allow that,
- A.—Then where will the five rupees go? Will the Central Government consent. to lose it?
- Q—Yes Suppose you have a population entirely prohibited from drinking on account of easte. The idea is to spread the basis of division eventy to give the provinces and the Government of India a share, so that no province should benefit by reason of its special circumstances and vice versa
- d -In what way exactly will the proposal affect the amount of excise duty in any one province?
- Q -I do not say it need affect it at all The Government of India would fix
- Q—I do not say as an its based duty and the provinces would add to that as much as a fixed at the late at the government of India the power to fix any amount they like Will that not lead to some toouble? Does it not mean that the Government of India will necessarily exercise influence over the excise policy? If the power is vested entirely with the Government of India, it is possible that they might use this basic rate in order to enforce a definite policy are complete probabilities of oppure. ment of India might pass financial policy as

regard to liquor or drugs which woul

- Q—To get over the trouble about locally made foreign liquor what would you say of making the revenue imperial so as to avoid the temptation of the provinces to substitute locally made whisky for imported whisky and so on?
- A -There is certainly rivalry between the Central Government and the Provincial Governments in this matter which such a proposal would eliminate
 - Q —What do you say about a tax on tobacco?
 - A -I think any proposal to tax tobacco is hardly practicable at this stage Q-Why?
- A-Because it is cultivated in every odd corner and it is difficult to prevent ats cultivation
- Q-Suppose you sell the monopoly of vend in definitely marked areas and the cultivator sells to the monopoly vendor *
 - A -I think it will be difficult to enforce that
- O-But it is managed with considerable success in Travancore, Patiala and other places.
- A -Perhaps they have got a more bureaucratic form of Government than ne have
 - Q —What do you say about the succession duty?
- A -In this province the people have not yet got out of the babit of burying money underground and if we impose a succession duty it is bound to drive all the money underground
 - Q-Was it not discussed by your Government?
- A -It has been discussed by the Government and their conclusion was that it is not practicable
- Q -About stamp duties, I think you agree that it is much better that general stamps should be centrally administered?
- A -If you work out a fair division of profits, yes But seeing the difficulty and the time occupied in deciding similar questions it may not be so easy
- Q—Do you prefer the present division of taxes between the Imperial and the Provincial Governments
 - A -On the whole, I think it suits this province very well.
 - Dr Paranipye Q -Favourably too?
 - A -Perhaps

14th February 1925.

Nagpur.

PRESENT:

Sir Charles Todhunter, K.C.S.I., I.C.S., President.

Sir Bijay Chand Mahtab, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraja Bahadur of Burdwan.

Sir Percy Thompson, K.B.E., C.B.

Dr. R. P. PARANJPYE.

Dr. L. K. HYDER, M.L.A.

Rao Sahib G. N. SAHASRABUDHE, B.A., LL.B., Pleader, and Member of the Advisory Board of Industries, Central Provinces and Berar, was examined.

Written memorandum of Rao Sahib Sahasrabudhe.

Prefatory Note.

I am a pleader practising at Ellichpur, Amraoti District, Berar, for the past 40 years. Besides the profession, I have served the public in various capacities. I was an Honorary Secretary of Co-operative Stores in 1886, and was a member of the Indian National Congress till 1915. I worked as Honorary Secretary of the Ellichpur Civil Station Municipality for 8 years and then was Vice-Chairman of the same Committee for 18 years. I was also a Chairman of the Nutun General Library and Vice-President of the Recreation Lodge. Ellichpur. I was also President of the Board of Directors of the Berar Match Manufacturing Company Ltd., Ellichpur, which has unfortunately proved to be a failure. I was examined as a witness by the Indian Industrial Commission in December 1916 at Nagpur and was also examined as a witness by the Indian Fiscal Commission on 28th February 1922 at the Secretariat, Bombay. I have been appointed a member of the Advisory Board of Industries, Central Provinces and Berar, by the Central Provinces Government in 1921 and I am still' working as a member of the Board. I am studying the question of the industrial development of India for the past quarter of a century. I am a landholder and generally lease out the fields to other people.

Backed by this experience, I am inclined to help the Committee as far as possible by putting in a written statement in answer to the elaborate questionnaire prepared by the Committee. The public are really indebted to the Committee for the troubles taken in collecting the various sort of information and statistics not only for India but even for other big countries of Europe and America—which was greatly needed and which has been of greatest use to the gentlemen who wish to answer the questionnaire.

The question of Indian taxation is a very complicated and intricate question and requires overhauling from every point of view. The questionnaire is a comprehensive one and one is puzzled to think of answering all questions.

which involve the subjects of various complicated nature. By analysis of the questionning it seems that it covers the following subjects all connected with the political economy of the country. They are as follows:

Olitical conomy of the country they are as follows.

3 Tax on agricultural income 4 Land revenue 5 Municipal and District Board taxes 6 Excise dutes 7 Stamp, Court fees and Registration fees 8 Salt tax 9 Laquor tax 10 Tax on tobac. 0 11 Tax or minerals 12 Grants by Government 13 New sources of taxation 14 Succession or death duties 15 Direct and Indirect taxes 17 Export and Import taxes—(national) 18 Experience of administrative officers to determine certain taxes 19 Whether taxes imposed in other countries will be snitable to the conditions of India 20 Principles of fair momentax, etc.

All these subjects require a deep study and experience and it is not possible to answer all questions and the Committee is quite right in saying in the prefatory note that it is not intended that all or even a majority of questions should be dealt with by the people who wish to answer the questions. India a country full of various sorts of religions and races and sexts and continuin ties full of ignorance which blocks every progress and even the administrative methods of Government as regards census are not so accurate as they are in foreign countries. It is very difficult to arrive at a scientific and most accurate conclusions—as regards production and consumption and wealth of the country sto. In these circumstances a survey of the real economic conditions of the Indian villages is absolutely necessary before taxable capacity of people is found out in the country. However, it is good that the Committee has been appointed to enquire into these matters and snamin a report and I am sure some good will come out of this enquiry which will be appreciated by all people of the country.

I attach herewith m written statement in answer to some of the questions set by the Committee I do not presume to be an economist nor an expert in these subjects but backed by a little experience of this world, I thought it advisable to help the Committee in the disposal of this intricate problem of Indian taxation Hoping to be excused for the troubles I am giving and thanking you for the opportunity given to me for taking some part in this very difficult task undertaken by the Indian Taxation Enquiry Committee

Economic conditions of villages and towns in Berar, Central Provinces and Deccan and other provinces of India.

(1) Villages -

Villages can be divided into the following classes according to occupations

- I Land holders (big)
 - 2 Land holders (small)
 - 3 Field labourers
- 4 Money lenders Mahajans and Marwaris
- 5 Carpenters
- 6 Blacksmiths
- 7 Washermen
- 8 Weavers
- 9 Barbers
 - 10 Gondhalis
 - 20 Gondian
 - 11 Chamara
- 12 Depressed Classes
- 13 Beggars
- 14 Mahars 15 Dhors
- 15 Dhors 16 Mangs
 - •

(2) Wealth of the country or poverty of India.

Out of these classes (1) and (4) big land-holders and money-lenders or mahajuns can only be called a little rich people. But land-holders are generally
not very thrifty and do not save much. Money-lenders can save a little on
account of high rates of interest they take from the poor people. But really
rich people (money-lenders) are few. Their condition depends on the extent of
their dealings.

(3) Field Labourers:—These people are now-a-days well off owing to the scarcity of labour and high wages. "Well off" does not mean, they are in a position to pay any taxes. But they maintain themselves and their families and that is all. So is the case with other classes and none of them have got any taxable capacity. The sons of Patels and Deshmukhs generally squander their money in attending theatres, and shows, in wearing fashionable garments, in parchasing motors and bieycles which do not pay them in any way. They are little educated and generally waste their time and energy in doing nothing.

As regards agriculturists generally it seems that they do not save much and barely maintain themselves; when any marriage or other ceremonies are to be performed they are obliged to seek the help of the money-lenders or the mahajan or a Co-operative Society. The wages of labourers have become high and the prices of grain, wheat, pulse, glace and other necessaries have also reached their climax since the German War came to an end. Their habits, manners and customs are simple. They are generally unemployed in four months out of the 12 months of the year. These conditions prevail, as long as there is sufficient rain and growing of ordinary crops. But one famine is sufficient to drive them to the mahajan or relief works.

If we go to towns we will observe the same conditions except that the towns and cities consist of shop-keepers, merchants, commercial people, big money-lenders, pleaders and people of other profession. This class is generally better off, but is only able to pay ordinary taxes, imposed by the Municipal Committees or District Boards. They have not got the capacity to bear the burden of the payment of income-tax or super-tax and other high taxes except in few cases.

It is only in eities and presidency towns that some activities are seen. Various sorts of professions and trades are earried on. Commercial firms and rich shops are opened. Theatric performances, einemas, skating rink, balls and other entertainments and parties take place. It is the eities like Bombay, Calcutta, Madras, Lahore, Delhi, Mysore, Allahahad, Lucknow and other places which can provide some income for various sorts of taxes for the benefit of the people, and the Government.

- (4) From the figures of the census, it seems that out of 32 crores of people of India, one half of the population consists of women and children. Out of the remaining 16 crores of population there are about 2 or 3 crores of beggars who do not earn anything but who are simply supported by and are dependent on the charities of the remaining population. Such as Bairagees, Gosavas, Mahants, Bhikshukha Brahmins, Haridassas, Puranikas, Gondhalis, Nandi Bailwalas, Joshis, Sudhus, Fakirs, Bahurupees, general beggars, invalids, sick and others, etc. Therefore, it cannot be said that the average people in this country are rich. Even if we take the averages of the figures of revenue income per head given in Annexure B from Dadabhoy Naoroji's times (1865) to the times of Mr. F. Shirras in 1924, it will appear that the result is just the same in 1924 as it was in 1865. The prices of food-stuffs and necessaries have risen to four times of those in 1865, so that in any ease, there is no doubt that the people of India, on the whole, are poor and India is a poor country.
- (5) The estimates of crops of various kinds given in the Annexure A are not adequate nor are they reliable, so as to base our conclusions on them. They are prepared by the village officers who do not make enquiries personally but entrust their work to village Jaglias or Mahars. No thorough enquiry is made and the whole work is simply a guess work. The crops are not underestimated, but they are overestimated especially with a view to show that the fields and the crops are in a good condition. Special fields richly manured are generally selected to make an experiment and the general report of all crops is generally based on the basis of the report of the crop of that field especially selected to make an experiment, so that under any circumstances these statistics are not adequate and reliable.

- (6) Q 4—The present system of maintaining statistics of crops can be improved by introducing another system in its place. But it will be elaborated and costly and there is no use of spending so much money for it. If the statistics are required for the purposes of taxation, I would not be so much particular and accurate about them. The question involved is a fiscal question and such questions should be generally treated in favour of the public concerned.
 - (7) Principles of taxation

The four fundamental principles of taxation are given in Mill's Book on "Political Economy" pages 485, 484 and 485 which are very important and may be summarized as follows—

- 1 The subjects of every State ought to contribute to the support of Government in proportion to the revenue they enjoy under the protection of Government
- 2 The tax ought to be certain and not arhitrary
- 3 The tax should be levied at the time and in the manner in which it is most likely to be convenient to the contributor to pay it
- 4 Every tax ought to be so contrived as both to take out and keep out of the pool ets of the people as little as possible over and above what it brings into the public treasury of the State

'The mode of adjusting these inequalities of pressure, which seems to be the most equitable is that recommended by Bentham of leaving a certain minimum of income sufficient to provide the necessaries of life untaxed '

Each would then pay a fixed proportion not of his whole means, but of his auperfluities "

'This principle of assessment has been partially followed by Mr Gladstone at the last renewal of the income tax," Mill's book page 486

"To tax the larger incomes at a higher percentage than the smaller is to lay a tax on Industry end Economy

- 'Inheritance and Legacies exceeding a certain amount are highly proper subjects of taxation'
 - (8) At present the system of the assessment of the income tax 13 as follows .
 - 1 Money lenders' interest is calculated and ascertained from the balance sheet of the Baniya and the tax is assessed on that amount of interest
 - 2 Deductions are not generally made of the amounts spent to raise that income nor the expenses of the maintenance of the family members or dependants are taken into account Perhaps the salaries of an accountant or a peon are sometimes considered and the income is taked accordingly

This system cannot be called a fair system of assessment of the income tax fo arrive at a definite income, the following procedure should be observed

- (a) Expenditure of the staff or establishment maintained for keeping accounts and realising the dues should be deducted
- (b) Motors or conveyances required to carry on the business transactions for speedy recovery of the money due should be deducted
- (c) Telegraph charges and postal charges, if incurred for carrying on the business, should be deducted
- (d) Charges on account of the maintenance of the family members, according to the status of the family, say, Rs 25 or 30 a month per member for a big respectable family or Rs 10 to 15 in the case of ordinary family should be deducted
- (c) Amount of the rent of the house occupied by the members of the family should not be added to the income for the purpose of tavation as it is absolutely needed for the man to live in . It is a necessary article.

- (f) Minimum taxable amount Rs. 2,000 should be deducted from the income as expenditure necessary for the maintenance of a family which is not generally deducted. Because exemption of this amount is intended to show that that amount is necessarily required for the maintenance of a family.
- (g) The practice is that the profits of the year in dispute are taxed on basis of the amount of profits of the year before that year. But the losses incurred in previous years are not considered. The net loss incurred in the two preceding years should be allowed before arriving at the assessable income.
- (h) The present minimum amount of Rs. 2,000 exempt from the incometax should be raised to Rs. 3,000 or Rs. 4,000 owing to high prices of food-stuffs and other necessary articles. The above amount is required for an ordinary man to have a decent living. He has also to pay other Municipal and District Board taxes.
- (i) The form of the declaration under the Act should provide for correctness to both knowledge and belief of the declarant.

In England, I am told that incomes below £100 are allowed an abatement of £25 per child and graded abatement between £70 and £130. Such small incomes should be allowed a further abatement of 15 per cent in large townswith a population of over 100,000 souls and a 25 per cent abatement in seats of Provincial Governments for the higher cost of living there.

I propose that the Income-tax Act will require amendments on the above-points.

These changes will ensure satisfaction without detracting from the efficiency of the administration of the tax. Moreover, to bring about a greater and after more satisfaction and harmony between tax-payer and taxing officials, some publicity work may be carried on as suggested in the account of the administration of the Massachusetts Income Tax Act of 1916 A. D. (vide Issue of the Journal of the Indian Economic Society, Bombay—September 1923 No. 3, Vol. I, pages 163 to 168).

(9) Incidence of taxation.—I do not approve the mode of finding out the incidence of taxation per head of population. During my experience of a Vice-Chairman of the Ellichpur Civil Station Municipal Committee in Berar, I found that the incidence of taxation per head of population was found as follows:—

The town fund tax-income from the people, amounted to Rs. 4,000 from 2,000 people, whereas Rs. 2,000 was recovered on account of house tax from 2,000 people. So that the total income from the taxes amounted to Rs. 6,000. This money was recovered from the imposition of taxes from 2,000 people. So that the real incidence of taxation per head of the population comes to Rs. 3 per head of population. But in the Government Reports the incidence was found to be arrived as if supposing that Rs. 6,000 was raised from 12,000 people which is the population of the town. And therefore it has shown in the Government Reports that incidence per head was only 8 annas. This is anomalous. If the amount of taxes has really been realised from taxing 2,000 people the incidence per head must be based on the number of people actually taxed.

- (10) The same principle is involved in question No. 25 of the questionnaire issued by the Committee. These classes which are not taxed with any tax on liquor, etc., such as religious people, etc., should not be considered in estimating-the burden of taxes upon certain community. I am not accustomed to any bad habits of tobacco smoking or liquor drinking, consequently I am unable to say anything on question relating to them. I wish the people should be free-from all these habits and resort to other health and energy giving articles.
- (11) Taxes on tobacco, liquor, opium, railway fares or journey, tramway, telephones, aircrafts, postal charges and telegrams, etc., are all things which involve some incidence of taxation. These taxes can be avoided if a man is willing to do so. I may call them voluntary taxes. A man is not bound to travel by railway or tramway or resort to telegraph or post or motor or

steam cycles etc. He can do without them. But as these facilities are provided under British Government he takes advantage of them. Had these facilities not been provided, still the man could have palled on in this world. So much taxes are voluntary

- 112) Q 27—It is not that every member of the community should be taxed, though he takes an advantage of the protection from Government. The taxes are to be imposed on surplus profits or superfinites remaining after making certain deductions Incapacity of a man even to support himself and his dependants is the test of exemption
- (13) Q 28—Taxation is generally looked upon as a basis for representation in Councils and Lommittees and Boards. But there are many people who do not pay any taxes but still they are entitled to be represented in Councils with the view that their comforts and conveniences abould also be looked to by some body on their behalf
- (14) Q 29—Direct and Indirect Taxes—Direct tax is the best tax that can be imposed Because in this case the burden of tax hes on the person who pays it and who enjoys the benefit also. But in the case of Indirect tax the case is quite different for matance, the Ellichpur Municipal Committee have imposed a tax called. Terainal tax—or—Poll tax—upon imports and exported for railways. All sorts of studies are imported and exported. They are all taxed. This tax affects other people also who do not form municipal population. But this henefits of the tax monone are enjoyed by the municipal population. For instance, the City Munic pal Committee Ellichpur, have got so much as one laked of rupes as a result of the proceeds from this Terminal tax. These municipal population profits of the people affected by the tax have only to hear the hurden. In my humble opinion, this Terminal tax should not be introduced by the Municipal Committees. But this indirect tax may be allowed to be imposed for revenue purpose and the money credited to the Imperial and Provincial treasury.
- (15) Q 35—I have carefully gone through the Anneaure E in which comparative percentages are given. This anneaure shows that £500 re R 7,500 are exempted from the imposition of income tax in England. Whereas in India only Rs 2000 are exempted. This limit should be raised to Rs 4000 at least as said shove.
 - (16) I am not pripared to raise the present rates of income tax in any case i go so far and say that the gradation rates be abolished. One rate is sufficient I do not see any reason, why the rates of super tax he gradually raised. The man works hard, excresses good and sound discretion, uses foresight and tack and the higher profits are the result of the development of the above qualities. It is not good that because be is wise, he should be taxed with a higher rate Let the money remain with such people. Certainly it will be of use to the country some day or other
 - Q 37 —There abould be no gradation of rates The whole amount should be taxed according to the ordinary rate and the name 'Super tax' he abolished altogether for the reasons stated above just as the Corporation tax is sholished in England.
 - (17) Qt, 58 and 59—Income tax on agricultural income—I am quite against the imposition of a tax on agricultural income. The land is already assessed by Government and this assessment is a tax on the land. The owner of lands and fields is the rayat and not Government. There is difference of opinions on this question but I um himbly of opinion that the land revenue is a tax and not rent. These lands and fields are mortgaged, sold and leased by the owners in any way they like without any interference from Government up to the present time. On the contrary these sales and mortgages are written on stamped paper purchased from a lineined vendor appointed by Government to sell stamps to the public. These deeds are registered by the Sin Registrar appointed by Government been targeter these deeds on payment of registration fees. Had Government been traggeter these deeds on payment of registration fees. Had Government been to be done by the people. So it appears the not have allowed these transactions to be done by the people. So it appears the not appears the first of the contraction of the terminate of the contraction of the

Secondly, great troubles are needed to produce the crop. The land is required to be manured and great care and foresight is needed to be exercised. It is not good to tax such an income, the result of great labours and wisdom. The imposition of a tax on agricultural income may induce people to the conclusion of hecoming lazy and idle for fear of being taxed.* In my opinion an industry should not be taxed which produces food-stuffs in which 80 per cent of the population depend for their livelihood and who are generally poor. Such tax is sure to increase the prices of jowar and rice, etc., which are the staple crops of food of the poor people.

Peasantry is an ornament and bulwark of the nation. No attempt should be made to cripple agriculture in any way. If ample money remains on store with agriculturists Patels, Deshmukhs and Deshpandes, Jagirdars and Malguzars of the Central Provinces, it will be of greatest use to the country at the time of emergency. A study of village economics will disclose that the village people in India are very poor but it seems essential that a thorough enquiry is needed and the appointment of a Committee by Government called "the Village Economic Enquiry Committee" is absolutely required for the purpose.

- (17-A) The above remarks apply to mere agriculturists, i.e., those who maintain themselves on agriculture alone. But there are some people in the country who do not maintain themselves on agriculture alone, but they carn money in the shape of interest in money-lending business. These people generally lease out their lands to tenants and collect money in cash from tenants, which amounts to some thousands of rupees, every year. There are also some landlords as well as money-lenders, who obtain lands by resorting to forcelosure proceedings and thus become good proprietors of lands of 400 to 500 tiffans of land and pay a lend revenue of Rs. 4,000 to Rs. 5,000 per year. In such cases of agricultural income the lease money should be taxed in an ordinary way. In such cases the man is not a proper agriculturist in the real sense of the word and his income should be taxed. This will serve as a new source of revenue and it will be matter for consideration that any other old tax should be abolished.
- (18) Method of Keeping Accounts.—This is a very tedious question. Many of the Marwari traders and merchants are not in a position of maintaining accounts in a satisfactory condition. There arises a confusion and the officer, under these circumstances, therefore, uses his discretion and taxes a Bania with any amount the officer thinks fit. This procedure has raised dissatisfaction amongst many Marwari merchants. No form of accounts is prescribed by Government and it is also not possible to prescribe any form which will be acceptable to all. Consequently, it is suggested that the merchants should be believed and their word should be accepted and the assessment made accordingly. This procedure will smooth the matters. If Government will rely or trust the merchants, the latter are sure to trust the former. Confidence creates confidence. When the people are sufficiently educated, there will be no difficulty and all forms will be duly filled up and forwarded to the proper authorities.
- Q. 41.—Growth of Accountancy profession has not made any change amongst the Baniyas. But it has produced a great effect on companies, registered according to law and the highly educated merchants residing in Bombay, Calcutta, Madras, Lahore, Delhi, Allahabad and other big cities. A system must be found out and made popular by education and publicity. The system should be such as will meet the wishes of these Baniyas who find it difficult to maintain accounts. In my opinion the matter is not so very difficult but it requires a little patience, accuracy, carefulness and pains on the part of Baniyas.
- Q. 42.—A standard form of keeping accounts should be prescribed as is done in France, and the people should be made familiar with that form gradually by education, persuasion, etc.
- (19) Q. 47.—The system of making an assessment of the income-tax on one year's income is not good as already stated above. Three years' income may at least be considered and average taken. The losses, if any, incurred during these years should be deducted and then assessment should be made on the balance as is done in England.
- (20) Q. 48.—The taxation is needed in a country for the protection offered by Government to people living in the country. Every country consists of rich and poor people. Some of them enjoy luxuries, whereas others are simple

enough. The latter class does not require that degree of piotection from Government, as the rich people require. The poor people have got no valuables with them which can be stolen away by robbers and daoouts. But this is not the case with the rich people. They have got valuables which are needed to be protected and require more protection from Government. Under these circumstances, I think, it will be a hardship to tax the poor. The whole taxation should-be raised from the rich people who are in need of greater protection from Government. For example in hilly tracts of the country, the aboriginal tribes resident and along with them some rich people also resule. If any amount is required to be collected for the protection of a town of this kind it should be collected only by imposing taxes on the rich people. no burden should his on the moor. by imposing taxes on the rich people, no burden should lie on the poor

by imposing taxes on the free peope, no burned anomal no une pool (21) Q 19-Excuse Duty—I strongly protest against levying excise duty on clothes manufactured in Cotton Mills at Bombay, Ahmedabad, Sholapur, Pulgaon, Badnera, Akola, Empresa Mills and Model Mills at Nagpur and other mills in India I do not see what principle is involved in levying this peculiar tax on production in India I do not know whether this tax is levied in England or other countries, or Europe and America (Fide Journal of the Indian Economic Society, issues of March—June 1924, pages 64 to 71) But it is an unjust and unfair tax which should be abolished at once Great agitation has been made against this import by all mill owners in white country but nothing seems to have been done in the matter.

As regards excise duty on the articles mentioned in question No 49, I heg to-state that if this tax is to be levied at all it should be imposed on all articles except cotton goods matches, patent medicines, saccharine, salt, sugar and other necessaries The other articles may be taxed as they are not needed by the poor people

(22) I am an advocate of total prohibition to a certain extent but I am not prepared to impose taxes mentioned in question No. 62 by Dr. Mathai to replace the fluor tax. But I may accept the policy of replacement by impoung some of the taxes mentioned and recommended by the Somhay Excuse Committee 1923

I am not much familiar with the liquor policy in vogue in the Province but I accept all statement made in question No 63 by various learned writers on the subject. To may common sense they seem good and acceptable with a view to serve the purposes of taxation

(23) Principles of Fair Tazation — The principles of fair taxation as laid down by Charles S Devas in his 'Political Economy' are as follows —

- (1) To pay due regard to special benefit and taxable capacity, transitory or precarious incomes ought not to be treated as permanent incomes
 - (2) To follow the golden maxim Primum there, deinde hibutum per solvere" and to exempt from taxation so much of income as is required not merely for absolute necessities but also for reasonable conventional necessaries and thus to confine taxation as was done at Florence in the golden age of her republic "to superfluous or surplus income?" (Joionzo, allu yetta)
 - (3) To increase the percentage levied step by step as the incomes are larger But three steps to be ever less and less and thus the progression to come to an end after a certain point and all larger incomes to be taxed at the same rate on the ground that the wants they satisfy have the same relative importance
 - (4) To pay due regard to the numbers of persons the income has to support, in particular, young children and aged relatives
 - (5) To make due allowance when the incomes are temporary or precarious
- (6) In all matters of taxation, we can only obtain approximate results Progressive taxation a said to be arbitrary, no intelligible reison being

assignable for one scale of progression rather than another (pages 396 to 399) These principles of fair taxation are again given here with a view to show the great necessity of following them without fail They are quite consistent with the principles laid down by Mr Mill in his book as mentioned in previous paragraphs. So that two great economists, Mill and Charles Devas, fully agree with these principles But it is regrettable to note that some of these principles are not followed by Government in the Central Provinces and Berar Moreover, when the support is the proposed and the support are more than the control of the proposed and the support are more than the control of the proposed and the support are considered.

it may be kindly noted that the increasing rates of the income tax operate as

a set back to the development of the industries of the country. This question is referred in the Report of the Indian Fiscal Commission which, at page 42, states as follows:—

"The income tax rates have been raised largely since 1915-16 and the yield has risen from 3 to about 20 crores of rupees. High rates on income are andoubtedly a handicap to industrial development and there are many who hold that the rates ruling at the present moment are distinctly too high for the interest of industries and the general prosperity of the country. The witnesses whom we examined on this point were almost unanimous in the opinion that direct taxation has reached its limit under present conditions and in view of the general feeling in the country, we do not think that any material increase in this form of taxation is feasible. If therefore any further increase in the taxation becomes necessary, it will have to take the form of indirect taxation. If, on the other hand a decrease in taxation becomes possible, we think it should take the form of 'pari passu' reduction in direct and indirect taxation. In view of these conclusions, we cannot anticipate for many years to come any appreciable reduction in the revenue which it is necessary to derive from the customs. This means that import duties must continue high and whether intended or not, protection will be given."

(24) Municipal Committees and District Boards.—The taxes levied in Municipal towns are house tax, tax on trades and professions, a terminal tax and a latrine cess. The owner of a house taxed with honse tax can shift the burden to the occupier of the house by raising the honse rent in proportion. The payer of the profession tax can also shift the burden on to another by increasing the rate of interest or fees of the profession.

The profession tax is levied at the rate of 2 per cent and the income of Rs. 100 only is exempted from assessment of the tax.

The house tax is levied at the rate of 5 per cent on the annual rental value of the house and a house valued Rs. 100 and below is exempt from taxation.

Fresh sources of income.—I advocate the imposition of the following taxes in the place of existing taxes which may have to be abolished.

(1) Income-tax on agricultural income of the nature referred to above; (2) succession duties or death duties, but members who succeed to the undivided property of a Hindn joint family should not be taxed; (3) tobacco; (4) registration fees for marriages; (5) tax on houses; (6) on motors and other vehicles; (7) horses; (8) luxuries such as race horses; (9) entertainments; (10) dramatic performances; (11) skating rink; (12) European balls; (13) cinemas; (14) costly imported articles of consumption; (15) increment value duty; (16) export duty on jute. sheep, goat, hides and skins, wheat and other agricultural produce; and (17) import duties on all foreign made articles which come in the way of encouraging the indigenous industries of the country.

I would not tax betel-nut and areca-nut.

On enquiry many similar sources of income will be found, but the policy of Government should be not to increase the taxation and the number of articles to be taxed. But the policy of Government should be to reduce the expenditure of the administration, to subject it to strict economy and not to be allowed to be driven to excessive expenditure but to allow the riches to remain with the people and thus to make the country as rich as possible and increase the means of the development of the industries of the country and bring it in equality with countries in Europe and America in every respect.

In conclusion, I request that the above suggestions may be followed and at least the expenditure of a tax-payer's family and amount of the rent of the house occupied by him should be deducted from the total income and the balance only may be concerned with income-tax.

Rao Sahib Sahasrabudhe gave oral evidence as follows:-

The President. Q.—You are a member of the Advisory Board of Industries and have long been associated with the Ellichpur Municipality.

A.—Yes, Sir.

Q.—Are you still a member of the Ellichpur Municipality?

A.—No, Sir. I have resigned on account of old age.

- Q-But your chief interest is commerce?
- A -Yes, Sir Commerce and industry
- Dr Hyder Q —You say that the administrative methods of Government as regards Census are not as accurate as they are in foreign countries it means that people are unwilling to tell the truth about their real wealth. Do you think in the case of an economic survey, they will disclose information about their income, etc., if the survey extended to the villages?
 - A -Of course they will be suspicious and will under estimate their income.
 - O-So the average would not reflect the correct estimate?
 - A -Yes, I believe so
- Dr Parantpys Q—Obviously your class 12 should not be there if you are entering separately Chamars, Mahars Dhors and Mangs? So you ought not to put in a separate class as depressed classes?
 - A -All right, Sir
 - Q -It is not mutually exclusive?
- d —Of course not I have simply given the classes by profession I have not done it according to the Government rule.
- Dr Hyder Q-May I ask whether these Mahars Dhors etc come under the category of field labourers in your province.
- 4 -Not all Most of them are labourers But for example these Gondhalts are masons, and Dhors are leather workers. They may come in under the heading labourers
- Q—You say that the sons of Patels and Deshmukhs generally squander their money in attending theatres and shows and purchasing motors and bicycles Dont you think they should be taxed on what they spend on motor cars?
- A -I say it is a luxury and so I don't see any harm in taxing these motor cars
- Q-You think by taxing these people, the hurden can be shifted from the poor people?
 - A -Yes I quite agree with you Such luxuries should be taxed really Q-You say out of the population in India, there are about 2 or 3 crores
- of beggars who do not earn anything Do you think it is right?

 —It is only my guess There may not be 2 or 3 crores of hoggars but there are so many, including the so called Sadhus
 - The President. Q-The Census Report shows only about 5 lakhs?
- A —I have made the calculation like this There are about 60 thousand villages in India and if each village contains at least 5 heggars, it comes to something about 2 or 3 crores
 - Q -No, that will give you only 3 lakhs?
- 4-I do not know that, I am sorry, I may be wrong. That is only my guess work
- Q—You mention in the same paragraph that even if we take the averages of the figures of revenue and uncome per head from 1855 to 1924, it will appear that the result is just the same Don't you think that this is an automoting statement?
 - 4 -Why Now a days the prices have increased
- Dr Hyder Q -Well, Rao Sahib, I put it to you as a young man you must habitable villages with panthers and tigers, which have been turned into habitable villages now with all the industries and other amenities of life I think you must have seen such villages in your experience. Then how could you speak like this?

- A.—But the prices have increased by four times than before.
- Q.—Will you not admit that there are a number of industries which did not exist in the year 1865?
- A.—I admit it. But they are only in a position to give more wages. That is all. What about the prices. They are required to spend whatever they get on the high prices.
- Dr. Paranjpye. Q.—On the other hand, is it not a fact that several industries have died out?
- A.—Certainly. Many industries do not thrive, for instance, the weaving industry has not been thriving.
- Dr. Hyder. Q.—Is it not a fact that once upon a time in this province many people went about stark naked, and that they are all now clothed? How do you say then that the weaving industry is not thriving?
- A.—I do not know anything about the Central Provinces, but I can speak of Berar. I have had occasion to see the villagers in Berar; they were never stark naked. But they are not better off to-day than they were thirty years ago. We see a lot of the people during the bazar days. I do not see any improvement in their life than what I saw some years ago.
 - Q.—You say there is absolutely no change?
 - A.—In my opinion there is no change.
- Q.—Regarding the estimates of crops, you say they are over-estimates and that they are not reliable. But this is just the opposite to what we have been told in other provinces.
- A.—The crop estimates are prepared by the tahsildars and they are sent to the Local Government for information. But the tahsildar relies upon the village officers for this work, and they generally select a good field for taking the average. One or two fields which yield better crops are estimated and on that the whole estimate is given.
- Q.—But when it is a question of the assessment of land revenue in a village or giving suspension of land revenue, the real estimate is given out.
- A.—I am talking of estimates of crops. The average estimate, say 16 annas crop or 12 annas crop, is very unreliable.
- The President. Q.—Do you know that one Chamber of Commerce at least adds 25 per cent. to the tahsildar's estimate because it thinks the estimate of a tahsildar is an underestimate?
 - A .- I don't know about that.
- Q.—What do you mean by saying that the system can be improved by introducing another system in its place. What is that system you speak of?
- A.—I have not considered it fully; as I have said, it will be elaborate and costly. You will have to engage a special staff for this purpose and there is no use of spending so much money over this.
- Q.—Do you think it will be sufficient if the tahsildar were to go into the village and meet the important people and then prepare his estimate?
- A.—I think if the tahsildar consults the Panchas belonging to the village panchayat or so, it would be certainly better. If the Panchas are consulted and then the statement is prepared, I think, you would approach at least the neighbourhood of the correct estimates.
- Sir Percy Thompson. Q.—On page 297, you say, that the present system of the assessment of income-tax is as follows:—1. "Money lenders' interest is calculated and ascertained from the balance sheet of the Bania and the tax is assessed on that amount of interest".
 - A .- Yes, money-lenders and cotton traders.

- Q —Then you say that 'deductions are not generally made of the amounts spent to raise that income nor are the expenses of the maintenance of the family members or dependant taken into account. What is your complaint?
- A—I lay stress on the maintenance of the family members. Of course in our case the salaries of the clerks or a peon are deducted. But I am not much for it I am only for the maintenance of the family members or dependents. They should be taken into account in assessing income tax.
- Q—A good deal has been said in respect of the manifenance of the families Some witnesses have said that it is quite enough if you allow abatement in respect of wife and children. It has also been put to us by some witnesses that in a country like India where practically every income tax payer is married, there is not very much, at least not a very strong case, for making these family allowances. Don't you think there is some force in that argument?

A -I don t think so

- Q—In a country like England, where you have family allowances, you have a very large number of bachelors who have no dependants to support and who are liable to income tax. Therefore the grant of such an allowance in respect of married persons will have some force. But here in India where almost every person is married, if the concession is granted, then you will have to grant the allowance to almost every person. Further the family allowance question here is not as important as it is in England. Is there not some force in that argument?
- A —In India every person must get married Marriage is looked upon as one of the merity of a man Therefore, because every person is married, it is not a good argument to say that this concession should not be allowed
- Q—Because you are going to show this concession to every person then it will simply become a question of adjusting your exemption limit Later on you maintain that the exemption limit of Rs 2000 should he raised to 5,000 or 4000 rupees as it is too small Don't you think that your point about granting allowances for dependants might bo met by adjusting the exemption limit, instead of making particular allowances according to circumstances of each case?
- A—I think it will meet my case If the amount of minimum is raised from Rs 2000 to Rs 4,000, it will be all right. In order to satisfy the people a deduction may be made on account of the maintenance of families or dependents, I think this will meet the case.
- Q.—You say again that the reut of the house occupied by the members of the family should not be added to the income for the purpose of taxation May I just put to you this point? One man pays rent for his house and another man spends capital of ten-thousand rupless and huys a house Is not the man who bought the house m a better position to pay the tax than the other man? He invests his capital in an income producing security and the other does not Why should he he exempted?
- A.—The thing is that the man who huys a house should not rent the house and if he has the misfortune of doing so, he must pay a tax on it. What I say is that the man who lives in his own house should not be taxed as a house is a necessity. It should not therefore be taxed.
- Q—Is it not equally necessary to have clothes and food? Then should you not make a deduction for the cost of the food you eat?
 - A -I have not gone so far I have taken only the house into consideration
- Q-I think it is difficult to see how you select one particular necessity of life, namely, house accommodation and say that it should be exempted from tax
 - A -Because you cannot do without a house
- Q —You say that the profits of the year in dispute are taxed on the basis of the amount of profits of the year heloro that year, but the losses incurred in previous years are not considered. What is it that you suggest?

- 4.—I say that the losses for the average three years may be taken into consideration. One of the causes for the dissatisfaction of the money-lenders is that the losses are not deducted at all.
- Q.—You say in paragraph 15 that £500 or Rs. 7,500 is exempted from the imposition of income-tax in England. In Annexure E of the Questionnaire, you will find, for £500, the tax in one case is 3.3 and 12.5 in another case. But in India it is only 3.12.
 - A .- What is the amount of exemption in England?
- Q.—It roughly corresponds to Rs. 2,000. When you are talking about the exemption limit, don't you think that the cost of living in England is much greater than in India?
 - A .- I admit that.
 - Q .- Would you not admit that the exemption should be lower in India?
- A.—I think the prices in India also are coming to the same level as in England.
 - Q .- But the standard of living is higher in England?
- A.—I admit that. If Rs. 4,000 is exempted then I will have nothing else to say. I think this increase in tax is a tax on industrial carefulness and foresight. A man is successful in business because he is very careful in business. So I say that income got by such means should not be taxed.
- Q.—You reject the doctrine that taxation should be proportionate to ability to pay?
 - 4.-Yes.
- Dr. Hyder. Q.—You say that the tax should be put on the shoulders of the rich. Why do you make that statement when you reject this doctrine?
 - A .- In the case of income-tax only I say this.
- Sir Percy Thompson. Q.—Surely the income-tax is the best way of getting money from the rich people.
- A.—I object to it only on the grornd I have mentioned. Industry should not be taxed.
- Q.—Is it not a little inconsistent with saying that income-tax ought to be graduated?
 - A .- I only say that industry and intellect should not be taxed.
- Q.—Do you mean that you should levy a higher tax on unearned incomes than on earned incomes?
 - A .- You may do that also. But that was not in my mind.
- Q.—Then we come to income-tax on agricultural incomes. I think your argument is that land revenue is a tax and not rent and therefore no other tax should be imposed on the land?
 - A.—Yes.
- Q.—Now turning to para. 17A of your notes, I think you are in favour of taxing people who draw rents from the land?
 - A .- Yes. Big money-lenders and big proprietors might be taxed.
 - Q .- But they pay land revenue.
 - A.—They do not work in the fields themselves.
- Q.—On your argument that land revenue is a tax and not a rent, these people pay just the same land revenue as others.

- A -I admit that
- - 1 -But they do not work in the fields They simply lease out the lands.
 - Q-That is a sentimental reason
- 4 -I admit that But I think that such people who collect money in this vay should be taxed
- Q—Then on the method of keeping accounts you say If Government will rely on or trust the uncelonants the lutter are sure to trust the former Confidence creates confidence. We are told that it is a very common timing for merchants to keep two sets of accounts if not three one for their own purposes and one for production to the Income tax Officer—In there any use in trusting people who do that?
 - 1-If you place some trust in the people they will also try to be honest
- Q -- Don t you think that the income tax would then degenerate into a system of voluntary payments?
 - A -If Government finds out any proper system of taxing them it is all right
- Q-Is it not difficult to dovise any form which would be applicable to every kinds of business? I cannot imagine how you can ever dovise a form of account which will be suitable almost for more than one business. There are so many different items in different businesses which will have to be included
 - A -In any case it is a matter of trust in the people
- Q—How are you going to know who is an honest man and who is a dishonest man unless you make enquiries and go into the accounts?
 - A -You may prosecute him if he does not keep accounts
 - Q -But the figures that he puts in the account might be wioner
- A -I do not see any other method than placing trust in the people. If they see that Government trusts them they will not commit breach of trust Of course there might be exceptions, as every rule has exceptions.
- -Q-Do you think that if it was known to the people that every return however unsatisfactory and however incorrect will be accepted by the Govern ment, they will always produce correct returns?
- A=I do not know how it is done in other countries. But in India I think that placing trust in the people is the only remedy, unless you become more strict according to law Q—What about becoming more strict according to law? Don't you think that that is a more satisfactory solution! That greater power should be given
- to the Government to examine books and accounts—is not that a possible alternative?

 A —That is again giving powers to a certain man During the examination,
- I do not know what will happen

 Dr Paranjpye, Q-We often hear, when the accounts are brought to the
- courts, that they have been fabricated and so on A—But we also know that only extracts of accounts are produced in courts and they are not challenged by the other side. Of course in some case there may be two or three sets of accounts kept. I also hear of that But I do not think that all people will be dishouset.
- Sir Perry Thompson Q —I do not singlest for a moment that all people will be distincest. But it is a serious thing even if you have a relatively small number of people who are distinct because that will be making honest people pay for the distinct of others.

- A.—It may be so in some cases, especially at the beginning. But I do not see any other method of dealing with the question. If the Committee can devise any other method—a better and a more reasonable method—by which people will not be put, to great difficulties and worry, by all means it can be adopted. But as far as I see, I think that placing trust in the people will solve the whole question. For instance, we had the old system in Berar. There was the Panchayat who used to collect the people together and get information from them and the decision rested upon the majority of the panchayatdars. Some such thing may be done now.
- Dr. Paranipye. Q.—What is your idea of levying income-tax? Do you want first of all to deduct from the earnings of the man all his expenses and then charge income-tax on the surplus?
 - A.—Yes—on the principle that only the surplus incomes should be taxed.
- Q.—What would you consider to be the legitimate expenses of the man incharging income-tax? Would you take into consideration only the bare necessities of life?
 - A.—You can allow a little more in the case of a rich man.
- Q.—Why? The fact that he is able to earn and spend more obviously shows that he should pay the State something before he spends more. I can quite understand if you say that a man should have the minimum necessaries of life free of tax. But as soon as a man has got anything more than that, he should pay the State a share of the extra amount he has. The minimum expenditure that is necessary may be exempted from the income-tax. Such being the case do you think that Rs. 2,000 is too high a minimum?
 - A.—I think it ought to be increased.
- Q.—Suppose there is man with a family of 5 members. What do you think should be the minimum required for their maintenance?
- A.—At present at least Rs. 2,000 may be required. For a poor man Rs. 1,000 would do, at the rate of Rs. 75 per month.
- Q.—So if he gets anything more than the Rs. 1,000 he should contribute a share of that extra amount to the State.
- A.—But take the average into consideration. Suppose there is a pleader getting Rs. 200 a month. He will have to spend for his family expenditure more than Rs. 1,000.
 - Q.—How?
 - A .- That is my experience. My family expenses come to Rs. 175 a month.
- Q.—What I say is that you must allow only a minimum amount of expense and whatever is got above that should be taxed. You say that Rs. 1,000 will be sufficient for bare subsistence.
- A.—That is for a poor man. The society should be divided into so many classes.
- Q.—But before a person gets into a higher class, he must pay for that privilege.
 - A.-I leave it to the discretion of the Committee.
- Sir Percy Thompson. Q.—At page 298 of your note what exactly is the point which you want to make from the illustration you give?
- A.—By 'incidence' I mean the average tax per head. What I say is that the whole amount realised must be divided by the number of persons who pay the tax, and not by the number of people in the village.
 - The President. Q .- What is the 'town fund tax'?
- A.—It is a tax on the income of a man, when the income exceeds Rs. 100. It is a kind of profession tax.

 $Q - S_0$ the same 2,000 people who pay the profession tax also pay the house tax *

A -Yes

Q —The other ten thousand pay neither and you say that there is no incidence on those ten thousand ${}^{\circ}$

A -Yes What the Government do is that they divide the Rs 4,000 among the whole population I object to that

Dr Hyder Q.—Yon say that there is an element of taxation in railway fares, tramway, telegraphs, etc. Why do you say so? Supposs you come from Ellichpur to this place by a cart. You will have to pay a private person and when the Government provides you with the railway facilities, why do you call it a tax?

A -- Anything that remains after deducting the expenditure incurred is a tax.

Sir Percy Thompson Q -When a grocer takes profits on the articles be sells?

1 -There is the hurden on the people still

Dr Hyder Q—The surplus profit, if any, includes the wages of the man who provides you with the facilities

4 -That too may be deducted

Q—You will find that the amount remaining efter all these deductions are made will be very small

4 —I do not know very much about the accounts But mv idea is that even after making all kinds of deductions, the railways are getting a surplus profit

Q -There are also periods when the railways suffer loss

A -I do not know about thet My idea is that railways are getting surplus profits

Dr Paranypys Q —According to the recent railway policy, 1 per cent. on the capital invested is to be given to the Imperial Government. Do you consider that 1 per cent as a tax on the people?

A—Yes, that is also a tax on the people. In the case of court fees, stamps, etc, after deducting the expenditure on the departments, I think the Government must be getting some surplus profit. That is also a tax on the people

Dr~Hyder~Q —Do you think that the earnings of the pleaders are in the nature of a tax $^{\circ}$

A -They are paid for their labour and intelligence

Q -And you do not admit this in the case of Governmental undertakings?

A -I am talking of surplus Whatever surplus remains, it is a tax

The President $\,Q$ —Do I understand that, as a result of your local experience in connection with municipal bodies, you advocate direct taxation and not indirect taxation?

4 ---Yes

Q—You are opposed to the terminal tax?

A —Yes Our city mnuncipality gets about Rs 35,000 under this head and it has got one lakh of rupees in balance Three fourths of this comes from the neighbouring villagers who come and make purchases

Q -You think it is not fair?

A -Yes

Dr Paranipye Q —But is not the minimicipality making arrangements for markets, roads and so on l

- A.—No doubt they do make some arrangements. Even taking into consideration this fact, still they take too much. For markets and such other things they impose a separate fee.
- Dr. Hyder. Q.—At page 302 of your notes you quote the Fiscal Commission Report and you say that the limit has been reached in the case of income tax?
 - A .- Yes.
- Q.—You advocate the shifting of the burden of tax on the people who have got nothing. That is to say, you want to substitute indirect tax for direct tax?
- A.—Yes. In the case of Imperial revenues, indirect taxation is the best method of securing money and in the case of municipalities and District Boards, direct taxation is necessary.

The President. Q.—Regarding excise duty, you would abolish excise duty on cotton cloth?

- A.-Yes.
- Q.—Who would get the benefit of the abolition?
- A.—The poor people. Now there is rise in the price of cloth.
- Q.—Do you think that if you abolish the duty, the price will come down?
- A.-Yes.
- Q.—Are you sure that it will not go into the pockets of the millowners?
- A .- No; it will not.
- Sir Percy Thompson. Q.—But why are the millowners in Bombay so very anxious to abolish the duty, if its abolition does not tend to enhance their profits?
- A.—Because they think that otherwise the cloth will have to be sold at a high price.
- Q.—If the effect of abolition is going to be the reduction in the price of cloth, the Bombay millowners are going to get no advantage on account of the abolition. Then why are they keen to have it abolished? Don't you think that they want to take a share of the $3\frac{1}{2}$ per cent. which is the excise duty on cloth?
 - A.-I do not know if that is their idea.
 - Dr. Paranjpye. Q.—Do you think it is purely philanthropic?
- A.—I do not know about their real intentions. What I have said is myview and I have no grounds to take a contrary view.
- Dr. Hyder. Q.—Do I understand you to say that you object to a tax on patent medicines?
 - A .-- Yes.
- Q.—Don't you think that the taxation of such articles would be socially vory beneficial?
 - A .- If they are taxed, I think that medicines will become dearer.
- Sir Percy Thompson. Q.—Are not these patent medicines mostly rubbishy productions which are sold at enormous prices?
- Dr. Hyder. Q.—Don't you think that in the interests of morality it would be desirable to abolish these medicines altogether? You are quite aware that the pages of vernacular papers are full of advertisements of these medicines. which do nobody any good?
 - J __ No von mean foreign medicines?

- The President Q-May we come to fresh sources of income? Do I understand that you advocate an income tax on agricultural income?
 - A -Yes, in some cases
- Q.—Then you suggest succession daties, but not in the case of people who succeed to the undivided property of joint Hindu families. It might be rather unfair to levy duties in one case and not in the other?
- 4.—On reconsidering the matter, however, I think they ought to be levied in all cases. Some limit should, however, be fixed, say, property up to Ra. 5,000 should be exempted.
 - Q-What about a tax on tobacco?
 - A -Tobacco should be taxed
 - Q-Have you thought out a method of doing this?
 - A -Consumption should be reduced altogether, I do not care how it is done
 - Q-Registration foe for marriages?
 - A-I am to favour of this at Re I per marriage
 - Dr Hyder Q-Is it expedient to have such a fee on marriages?
- A -One rupee is not large, it will be a good source of revenue and I do not think the tax will be felt by the people
 - The President Q-Then you would tax houses?
 - 4 -Only houses in municipalities,
- Q-You would not tax hetelout Dout you class that with the tohacca habit?
- d-It is a custom which is followed in every village. Even women eat tobacco, they don't smoke it.
 - Q-Then you would not tax those who eat tobacco, only those who smoke it?
 - A -Yes
 - O-You would tax all sorts of entertainments ?
 - A -Yes
 - Q-Including halls?
 - Dr Hyder Q-What form do you think this tax should take?
 - A -I will leave this matter to the Committee, but there should be some tax.
- The Maharajadhiraja Bahadur of Burduan Q-Would you tax village nantches?
 - A -- No
- $Dr\ Hyder\ Q$ —Why should you not tax village nantches, but only European balls r
- A-I had been to the Skating Rink in Bombay, and I consider that this is a very good subject for taxing
- , The President $\,Q\, ext{-Would}\,$ you impose a general export duty on agricultural produce?
 - A -Yes, on export That will add to the income of Government
 - Q-Do you consider that it will be economically a good thing?
- A —An export duty is not bad, it will add to the income of the Gevernment of India

- Q .- Would it not kill trade?
- 4.-No.
- Dr. Hyder. Q.—Would you impose a duty on wheat?
- A.—Foodstuffs will not be taxed. I only meant an export duty on wheat exported from this country to foreign countries. I did not mean internal trade at all.
- Q.—If export is prohibited by means of this tax, the people who grow wheat would make less money. A large quantity will remain in the country and you will find it difficult to dispose of it.
- 4.—I think foreign countries will have to purchase it; they cannot do without it.
 - Q.—But India is not the sole source of supply.
 - A.-A lot of wheat is being exported from the Punjab to other countries.
- Q.—I think you made the statement that the practice of the Government in the Central Provinces is contrary to theory in all respects.
- A.—The family expenditure is not deducted, a graduated tax is allowed. According to the principles of political economy, graduated tax is not good.
 - Q.—There should not be progressive taxation?
- A.—That is my opinion. There should be no progressive taxation and all incomes should be taxed at one rate. I have stated that industry should not be taxed.

16th February 1925.

Nagpur.

PRESENT

Sir CHARLES TODHUNTER, KCSI, ICS, President

SIR PERCY THOMPSON, KBE, CB

Dr R P PARANJPYE

Sir BIPIN BOSE, Kt., C.S.I., Vice-Chancellor, Nagpur University, was examined and gave oral evidence as follows:-

The President Q —Do you think that the pressure of land revenue is very heavy?

4—I do not thulk so It was no doubt heavy at the resettlement of the numerics under the administration of Sir Alexander Mackenzie and his Revenue Secretary, Mr. Fuller. At one bound the assessment was very largely enhanced, in some tracts and estates the enhancement touching 125 per cent. The tenants' rents were also largely raised. Further, the term of settlement was reduced from 30 to 10 or 12 years. This measure created deep discontent and it found expression in a widespread agitation against the new settlement policy. The encessor of Sir Alexander Mackenzie, siter due enquiry, gave abatemente. The new settlements made since have on the whole been quite fair. I have never heard of any complaint against the new assessments of other the land revenue or the tenants' rents. I was in close touch with the people in the agitation of the ninetics and I would certainly have known if there had heen any general discontent against the present settlements. I have any opportunity to know the people's feeling all over the Province in the course of my profession. I know as a fact that in the collon tracts the malguzars and tenants have made very large profits. On the whole my conviction is that the settlements are now made on sound principles, fair both to the State and the people

Q-As between Berar and the Central Provinces, is there any feeling that

the land pays more in one province and less in the other?

4 — I think the incidence of land revenue is higher in the Central Provinces as compared with Berar I heleves Rearl landowners do not now pay anything like a fair assessment. The reason is that the Berar settlement was made more than 30 years ago when cotton was a negligible factor in agricultural profits, and when the communications were very had. Now cotton the staple produce of Berar, has leaped to ten times its former value and communications have varily improved, the cotton tracts heigh linked with the great centre of cotton trade, Bombay. The result has been that cetton lands in Berar are now sold at a price very much higher than the price for similar lands in the Central Provinces.

Sir Percy Thompson Q-Is it not a fact that land in Berar is selling at

very high prices?

A—The records of our courts bear consuming testimony to this fact. Land, which pays a revenue of, say, Rs. 2 an area, in sold for Rs. 500 an acre and more. In the greater part of Betar the raystwart system provids. The result of this great rise in agricultural profits has been that the landholders, Ahatadars, as they are called, have ceased to cultivate their lands themselves. And why should they, when they can by subletting make Rs. 500 an acre without in curring any of the risks uncdental to actual cultivation. For every plot of

land there are half a dozen claimants for subletting and the owner can dictate-his terms.

- Q.—Is it not bad for agriculture?
- A.—Yes, it is: It must be so when the actual tiller of the soil is without any statutory protection.
 - Q.—Can you stop that?
- A.—I will state what has been done in the Central Provinces. After many years agitation, the old distinction between occupancy and non-occupancy tenants has been done away with, and under our new Tenancy Act every tenant, whatever the length of his occupation, has been given permanent tenantright. He cannot be ejected at the mere will of his landlord so long as he payshis rent and does not otherwise contravene the conditions of his tenancy. It was anticipated that the creation of this valuable tenant-right would lead to subletting. To prevent this power being abused, subletting is allowed only for one year to meet emergent cases, when the tenant may be under a temporary disability to cultivate himself. But as he may evade this restriction by continuously subletting year after year, power has been given to the Revenue Officer acting under a notification of the Local Government to clothe the subtenant with all the rights of an occupancy tenant, if he finds that the tenant has been habitually subletting or managing his land solely with a view to obtain sub-rents. This brings into existence a new middleman, but, I am afraid, this cannot be helped. Whether some such law can be made to apply to Berar, it will be for Government to consider.
 - Q.—Is not the tenant rack-rented?
- A.—No. His rent is fixed by the Settlement Officer, except in the case of new lands let for the first time in the interval between settlements.
- Q.—Suppose in Berar you have a raiyat and he has a piece of land he does not want to cultivate. Is it not a fact that he can get as big a rent as he-likes?
- A.—Yes, certainly. In the advanced tracts land is very much in demand and so long as the sub-lessee can get the wages of his labour and enough to live upon, he is content. In fact he has to be. Thus the land-owners are able to get big rents.
- 3 The President. Q.—You said that the Berar settlement was made 30 years ago. Were all the districts settled at once?
 - A .- I do not know.
- Sir Percy Thompson. Q.—The first settlement was made in the sixties, somewhere about 1865 or 1866?
- A.—Yes, but whether they were made at the same time throughout Berar, I cannot say.
- Dr. Paranipye. Q.—Even in the new settlement the increase in land revenue can only be made at a certain rate, it cannot come to the proper standard.
- A.—Government in the impending new settlement in Berar has proposed an enhancement of the assessment and the land-owners are up in arms. They are now able to make a very large income by subletting and without the 'rouble of cultivation. This high sub-rent is purely an unearned increment the result of extraneous causes and not of anything done by them for their lands. It is mainly the result of high prices of cotton, prices which are regulated by world-causes. They naturally do not like to part with any of this profit, which they have been appropriating to themselves for years. In other words, they, a small section of the community, want to deprive the community at large as represented by the State of the right to participate to a reasonable extent in the profits which are mainly due to facilities created by the State out of public revenues.
 - Q.—What is your opinion about levying income-tax upon agricultural income?
- A.—Whatever may be the soundness of such a policy on theoretical grounds, I strongly deprecate it on practical and political grounds. In these days, the land-owning classes having a stake in the country are the mainstay of orderly government. If you once give them a grievance, your position will be extremely critical. In my opinion, no attempt should be made to tax agricultural incomewith all the attendant trouble and harassment of such a tax.

- Sir Percy Thompson Q -It was hable to income tax in the sixties, about 1860?
- d—When it was introduced by Mr Wilson just after the mutny, the Bengal landholders strongly objected. But afterwards they gave in out of feeling of loyalty to Government, whose finances were in a critical condition owing to the mutny. But as soon as the financial necessity disappeared, they urged its abolton. And this was done I believe in 1858. Since then, agricultural income has been exempt from the moment of the since then, agricultural necessary in the consideration of the since the since the consideration of the since the sin
 - Dr Parangpye Q-You can fairly estimate it
- A --For the purpose of settlement they put a rental value on it, if you charge income tax on that, you simply add to the land revenue under the guise of an income tax. You would be thus upsetting the settlement engagement, at least that is how the matter will be looked at by the land holding classes
- See Percy Thompson Q—An meometax could be graduated and you will have exemptions
- 4—That again will give trouble You will have to enquire into every case hefore you can allow exemption Moreover, you will have to go upon the artificial renalt value of Sir To that you will add the tenants' renate From these two you will deduct the land revenue and the village expenses and the balance will, I presume, be fared All this will simply mean the settlement proceedings over again And this I suppose will be carried on year efter year. The harassment to the people will be very great and this will bappen in every village
 - Q-That is what is done in England
- A-I do not know, but you must remember that you have to deal with a class of people here who have been accustomed to a certain state of things for years and years, and anything which breaks through the time honoured custom will create intense dissatisfaction
- Dr Paranjpye Q-It is not the British Government that does it It is done under a system of provincial autonomy
- A —I can tell you that your Council members will think twice before they do be to Even if they think that this aught to be done, they dare not do it. From one end of the country to the other, there will be an outery.
- Q-After all, the number of people subject to this kind of income tax will be comparatively small
 - A -They are the most powerful class in the country
 - Q-They cannot control the votes in the Legislative Council
- 4.—They have great influence Why do you go about it this way? If you want to get more out of land, you have only to add a small percentage to the land revenue I do not advocate this, but only show the way to do it.
 - Sir Percy Thompson Q -It is unfair on the small holders
 - A -You won't tax the tenants I suppose, but only the malguzars
 - Q-It is possible even to tax the tenants
- A -You cannot do it. You will bave to keep an agency of thousands of people before you can reach the tenants and the harassment will be simply intolerable.
 - Q-I suppose that 99 out of 100 would come within the exemption limit.
- A—All the same, each case will have to be enquired into and deals with on its ments I work think of touching the tenants If you decide upon taxing agricultural income at all, it must be the proprietors' profits
- Dr Paranippe Q -- The malguzars keep 50 per cent of the rents themselves Can you reduce that 50 per cent to a lower limit?

- A.—It is only on paper; what really happens is this: The tenants' rents and what is called the miscellaneous income taken together plus the rental value of the home farm constitute the village assets upon which the land revenue is fixed. The tenants' rents plus the miscellaneous income from forests, etc., taken together are in the majority of villages absorbed in paying the land revenue and the village expenses. The only source of income that remains to the landholder is his home farm, and if he is a good agriculturist, he makes something substantial out of the home farm and this is what makes the village good marketable property. What you want is to tax these fruits of the malguzar's good husbandry.
 - Q.—What part of the village constitutes the home farm?
- A.—The limit is fixed by statute; it cannot be more than one-fourth of the whole of the cultivated area except by special order. Up to that limit you can absorb anything you like in the home farm. Generally the best lands in the village constitute the home farm.
 - Q.—The home farm can only be sublet to temporary tenants.
- A.—Formerly it could be sublet for any period; but the new Act has imposed some restrictions. A sub-tenant of the home farm has no rights except such as he may secure by contract.
- The President. Q.—May we take it that the political objection to an incometax on agricultural income will equally apply to any attempt to replace the present system by a western system of taxation of land?
- A.—I do not know what is meant by taxation of land. You have given the people proprietary right subject to the condition that they pay what is called land revenue. They had no proprietary right before. You made a gift of it subject to the condition that Government would impose periodically a charge which will vary from certain percentage to certain percentage. Whether you call it a tax or rent, or revenue it does not matter in the least. A man is bound by his engagement under the terms of the gift to give back to Government something of the profits of the property forming the subject matter of the gift.
- Q.—It is quite impossible to go back on that engagement. Your tenancy and your rights in the land are one thing and the payment to Government is another. Supposing, as they do in Australia, you take a percentage on the capital value?
- A.—It is entirely foreign to my ideas. I cannot say anything as to that. We have been accustomed to this system of land revenue even under the Native Governments. It has come down from them. Whoever takes the land from Government has to pay a certain percentage of the profit which he makes out of the land in return for the use and occupation of that land.
- Q.—I think we may take it that the incidence of the payment to Government, whatever you call it, varies in a most extraordinary way from time to time, from place to place and from system to system.
- A.—It did vary formerly. Government did not try to equalise the incidence all at once. In some places it was 80 per cent. of the assets before the British Government. When the British Government came and made the first settlement, it had to maintain the percentage, otherwise there would have been a very large sacrifice of the revenue which was being paid. In the northern districts which were under British Government for some time before, the percentage was very much less, say, about 55 per cent. Government is now trying to equalize the whole thing throughout the Provinces.
- Q.—I take it that Government can never equalize it as between malguzari and raiyatwari. The Government share is half in raiyatwari?
- A.—In raiyatwari it is much more than in malguzari, because in the case of the latter, the profits have been divided among three classes, the tenants, the malguzars and the Government.
- Q.—If one district were settled this year as against another settled 30 years ago?
- A.—Such a thing is very unlikely to happen under the present system of settlement.
 - Q.—In some provinces they fall in year by year.
- A.—Here there is roster. Some districts are taken up this year, a certain number next year and so on. The whole province is dealt with by a system

of rotation. This enables one perminent expert settlement establishment which has acquired experience in settlement affairs to deal with the whole province turn by turn.

Q-In the interval the district first settled will pay more

A -I do not think there is any substantial difference. They do not leap up to prosperity all at once

Q-If I may take a district in Widras-

A-I cannot say anything outside my province. That state of things, I do not believe, can happen in this province

O-If one Berar district were settled now "

A -The whole of Berar will, I take it, he settled in three years or so

Q-Even if it were in three years, the district first settled would pay a couple of lakis more than the district settled later

A -That has to be put up with

Q-The inequalities of the system are not a cause of complaint?

if —They only look to what they have to pay and whether it is a fair sum considering the profits from all sources

Q-The sum that a particular district has to pay is decided by the Settle ment Officer, taking into consideration the fact whether it can bein it at the time he makes the settlement

A —That is true, but he is bound down by what has gone on in the past The Land Records Department of the Central Provinces is I behave, perfect, the best in the whole of India, so far as I know The Settlement Officer has not now to make any munute enjury into the rise of prices etc. The village papers up to the very last year of the settlement are available and they are very well prepared, subject to scrutiny by a series of officers and they can be taken as a correct representation of the rents which the tenants can pay The village papers now constitute very valuable evidence in our courts

Q-Have you seen the Central Provinces Land Revenue Bill 1

A - Yes, I have seen it I think it is a perfectly good Bill. There may be some difference of opinion as regards the details but so far as the general principles are concerned, they are perfectly sound. The Select Committee will, no doubt, thrash out the details

Q-Won't that severely limit the increase of land revenue in the future?

A-You can change it in the future, if circumstances justify such a change

Q-Do you think there is any prospect of the Council ever passing an increase

A—I think there is, for the reason that the responsibility will pass a good deal into the hands of the people and when they want more money for improvement, they can only get it from land Excise rewner is dwinding, as regived court fees etc. the fuderal Department is maintained out of them. The only source of revenue is land revenue and unless they increase it, the progress of the whole country will be at a standatil! The land holding classes constitute ES per cent of the people. Already there is a revulsion of feeling The agitation for long term settlements is only now confined to the actual malguages.

Q-Is there any agitation in favour of permanent settlement'

A—That is now a thing of the past. So far as the people at large areconcerned, they realize that it is an undue sacrifice of public revenue, permit ting the landholders to keep to themselves the whole of the unearned more ment, which belongs to the State as representing the people

Str Percy Thompson Q --You said just now that Government had granted proprietary right subject to payment of land reverse, that is calculated with reference to the value of land Quits apart from political considerations, would you say that, because that bargain has been made by Government with the proprietor, it will be a breach of faith to impose a general laz all over the country.

A—There will be no legal bar to the imposition of any tax Government may please to impose

Q-It is purely a political consideration then*

- A:—Yes; moreover you will be simply adding to the land revenue. What a malguzar makes out of the cultivation of his Sir is his real source of revenue. Whatever he gets outside this he gives to Government. It is getting with the one hand and giving with the other.
 - Dr. Paranjpye. Q.—He realises a good deal of nazarana.
 - A.—You cannot get at it.
 - Sir Percy Thompson. Q.—Why not"
- A.—If people want land, they quietly go to the malguzar: one man says he will give Rs. 500, another Rs. 1,000. The malguzar gets the money and nobody is the wiser for it. Government is trying to get at it, but it cannot. When a man pays Rs. 1,000 as nazarana for a piece of land, the rent fixed is not the economic rent. The patwari is not told about it, nobody is told about it and land is ostensibly let at Rs. 10. But this 10 rupees plus the interest on Rs. 1,000 is the real rent.
- Q.—The nazarana is a pure fraud on the revenue. If a malguzar takes nazarana, why shouldn't he lose his land, forfeit it?
- A.—This has become a common thing with the malguzars. They will simply deny having taken it. These things come out only when a dispute arises among the co-sharers for division of village profits and they go to court. The lambardar is the person who realizes the rents, lets out village lands and takes the nazarana. His co-sharers know about it. But very often this cannot be proved. The tenant who pays and the proprietor who receives the money only know about it. If you impose a drastic penalty like the one you propose, you must have good evidence to establish the commission of the prohibited act.
- Q.—You would only impose the penalty when you have good evidence, but it would check the practice if you did it in well-proven cases.
 - A .- How can you prove it?
 - Q.-Let us assume that the tenant can produce a receipt.
- 4.—He would not be given a receipt. The malguzar will only give him a patta showing that the land has been let to him at so much. The nazarana will not be mentioned in it. It is one of the fruitful sources of a malguzar's income, for there is so much demand for land in advanced districts. In backward districts, of course, land is still available.
 - Dr. Paranjpye. Q.—When the tenant dies, the occupancy ceases?
- A.—Only when he dies without any heir. It cannot exist unless there is comebody to own it.
 - The President. Q.—The occupancy right is not saleable?
- A.—It is not, and very rightly so. A big agitation was set on foot by people who wanted to acquire the occupancy right by transfer when the Bill, which is now our Tenancy Act, was before the Council.
 - Dr. Paranipye. Q.—The malquars all opposed it?
- A.—Be it said to their credit that in the interests of tenants they did support the principle of inalienability of tenant-right. Moreover, they would always like to have a say as to who is to be their tenant.
 - ... They will begin to let out their lands themselves.
- A.—The tenants are always in need of money but their lands cannot be got hold of by their creditor. There was a practice of appointing a receiver under the Civil Procedure Code, and thus frustrate the law of non-alienability, but this also has been put an end to by the new Act. Thus the tenancy land is immune against Civil Court decrees.
 - Q.—It is practically inalienable land?
- A.—Yes, except in favour of a person who is in the line of heirs. To such a person the tenant-right can be transferred.
- The President. Q.—If there is an attempt at transfer, the transferee cannot get the land, and if you do not preserve the tenant's right which has been subject to transfer, the malguzar would benefit.
- A.—Our Act provides against this contingency by conferring on any person in the line of heirs the right to apply to the Revenue Officer to be placed

in possession of the transferred holding. Failing such an application, the malgu ar could apply and get the land

Dr Paranipje Q -- Can this right be willed away if a man has no sons?

__No, there is no power of willing a tenant right

Q-If he has no sons, will his brother inherit it?

A—Collateral succession has been extended to a male in the male line of descent and ascent up to the 7th degree, including the tenant himself. That has made it more valuable, because formerly if a man had no son of widow, or daughter, the land lapsed to the malguar, except in cases where there was a co shater in the bolding possessing certain qualifications.

Sir Percy I hompson Q-Lan he sell to a relation of the sixth degree !

A—He can sell it to anyhody who is in the line of heirs. I think our tenaucy law is an excellent piece of legislation. It has simplified the law and put an end to much wasteful and harassing futgation.

The President Q-Is the tenant compelled to be himself the cultivator?
i-He may sublet the land for one year, if he gets ill or if he happens to be a minor and is unable to cultivate himself.

Dr Paranipje Q-Only for one year?

A -It can be renewed

Q-But no permanent right can be created?

A —No Some people may take advantage of it and habitually sublet There is a provision against thus

The President Q-Does the sublemant secure the lights of a tenant?

4—It a Revenue Officer hads that an occupancy tenant is in the habit of subletting his land never cultivates it himself and has not done so for a seles of years, he can declare the sub-tenant for the time being to be the tenant and the sub-tenant will then have all the rights of an occupancy tenant and the real tenant in that case would be a mere rent receiver. That is a check upon subletting. This can only be done in pursuance of a notification by Government.

U-You said just now that the Councils, as time goes on, would be willing to draw an increase of revenue from the land

4-I believe they must do so. The choice is between stopping all improvements or raising more revenue by increasing the land revenue

Q-Do you see any such tendency on the part of District Councils?

A—They are not exercising their new powers of taxation. The constituency is a substantially landholdes constituency. Let instance, they have been given power by our new Act to topose coses for education for roads and for santiation and such other purposes but they have not yet exercised thus power. Besides such jovers for general purposes they have oeen given power to impose told, market dues, registration fees on sale of cattle and such like, but these provisions of the Act are all still a dead letter

Q-Do you think that land which is not used for agricultural purposes escapes taxation in towns,

A-It pays no taxes in towns In Nagpur for instance land pays nothing to Government, except where it has been leased

Q-Does not that rather contribute to the fact that the municipal taxation falls more heavily on the poor man than on the rich man?

A -That depends on the poor man than on the rich man - A - That depends on the nature of taxation We have here both direct and indirect taxes. Under direct tax would come water rate, conservancy cess etc.

Or Paranypye Q -They are for services rendered

A—Technically they are so They are on a graduated scale A man couning a house the rental value of which is Rs 10 a month, pays a certain rim another who owns a house the rental value of which is Rs 20 pays a larger quota and so on You have a regular sliding scale

the President Q-But the maximum is very low

- A .-- Yes.
- Q. Do you think that there is any hope of municipalities raising it?
- A.—Municipal bodies are bossed by people who have themselves to partaxes, and I am very doubtful if they would raise it. As it is, officials and others, with low fixed salaries occupying rented houses, are taxed much more heavily than rich people living in their own houses.
- Q.—Would it be proper for Government to impose a tax on non-agricultural land?
- A.—Is the Government prepared to take the odinm? I think Government has enough to do in the matter of its own taxation and should leave the local bodies to impose their own taxes.
- Q.—Would not the exemption of non-agricultural land from taxation give an unfair advantage to the owners of it?
- A.—Except in large towns like Nagpur and Jubbulpore, most of our towns are malguzari village abadis of the settlement.
 - Q.—In a malguzari village, the waste pays no tax at all.
- A.—If it yields any income in the shape of grazing dues, fuel or nistar, then it is included in the miscellancous income for settlement purposes.
 - Q .- Is it done from year to year?
 - A .- It is done at the settlement.
- Q.—So that a malguzar, who had a large amount of waste, may now derive quite a large income.
- 4.—It was so under the old settlements of the sixties. Now there is very little land left in the advanced districts. Almost all culturable land has been taken up and brought under the plough. Only bad land, which cannot be profitably cultivated, can now be had in the villages.
 - Q.—If such land is cultivated, it does not pay anything?
- A.—No. It is left for grazing purposes. All land which is capable of being made a fruitful source of income by cultivation has been brought under the plough or is being rapidly so brought.
- Q.—We are continually being told that there are millions of acres of culturable land which ought to be cultivated in India generally.
- A.—In the forest tracts you have such lands, in the malguzari areas, I believe, there is very little land now left except in wild districts like Betul and Mandla. In the advanced districts you will hardly find any such land and this process is constantly at work with the growth of population.
- Sir Percy Thompson. Q.—Have you got any views on the system of administration of income-tax in this province?
- A.—No. I have not. I hear, of course, complaints that the accounts are carefully scrutinised and people are made to wait for days and that creates some trouble. But it is due largely to the fault of the people. If they do not keep proper accounts it can't be helped. Many people come to me for advice in the course of my profession. I ask them "why do you not keep full and accurate accounts". If people will keep slovenly accounts as many do, they are themselves to blame. Of course, some honest people also do suffer. It is also a sore point that the trading classes are obliged to disclose their accounts and their financial position to the income-tax officers. But I am afraid this cannot be helped.
 - The President. Q.—Is there any way of bringing public opinion to bear?
- A.—There is no chance. Everybody is interested in paying as little as possible to Government. Perhaps, that is human nature all over the world.
- Q.—Coming to the question of stamps, is there any class of transaction you can suggest that might pay more to the State?
- A.—You can tax mutation of ownership in the case of land. Whenever there is devolution by inheritance or transfer by gift, or sale, or usufructuary mortgage, the people may be made to pay. They can have no right to complain. For instance, a man dies leaving a large amount of immovable property, something may be taken by way of tax on succession in such a case.

Q-Would you approve a provision of law that all dispositions of property should be in writing?

4—Everything has to be in writing under the Transfer of Property Act in the case of immovable property There can be no transfer without a registered instrument, except when very small sums are involved.

Q-In the case of succession?

4.—When malgurar rights are involved, there must be mutation of names in the village registers. A small fee is charged for this under the Land Revenue Act. I think this is a perfectly legitimate source of taxation. It will not create any trouble in administration.

Q -Are there any documents on the registration of which it would be fair to charge something more? For instance, transfer of property and so on?

4—You have to pay a stamp duty on transfer and the fee has been increased. These are only administrative acts and they do not require any legislative sanction.

Q-Do you think that the revenue that is being got from that source is as much as it can be or do you think that there can be something more?

4 -Something more can be had, I should think

Q-What do you say about the secent sucrease in court fees?

4.—Nohody feels it Litigation is more or less a gamble Once a man gets involved in it, he will spend any amount to gain his object. My advice is often disegarded and cases are filed which should never be filed.

Q—You do not think that there is any denial of justice through the increase of court fees,

4—I do not The percentage of increase is small The Court Fee. Act was passed in 1870 and since then the value of everything has gone up, and why should there not be an increase in the revenue? The cost of the administration of justice has largely increased.

O -The increase is not proportionate to the general rise of prices?

4 -No. it is not. I think

Q-With regard to excise, are you an advocate of prohibition?

A—No, I am not Because you can never stop draking by mere abolition of the excise duty There will be lilient distillation from one end of the country to the other beery household can have illust distillation. It is very easy

Q-Is it leaching that stage already?

4 —I do not know The Revenue Officers say that illicit distillation is increasing

Q-At present the people who take to illicit distillation are punished by means of fine. Can that stop the illicit distillation?

 $A \sim I$ do not know how it can stop it, because it pays the man. This habit of druking is very strong in some of the classes and you can never stop it will take years and years of educative propaganda.

Q —Suppose you provide, as other provinces do, for a maximum amount of imprisonment. What is your opinion about it?

A—I do not see how you can stop it by these methods. We have to change the mentality of the people Till new some good has happened in this direction Formerly, no caste panchayat calld take place without drink and that was also the case with some festivals like marriages, etc. But now that has been stopped No drink is given at panchayats. That is the only good that his resulted up till now. In order that this may abide, a public opinion against drink must be created. That is the only effective method of stopping this rumous habit.

Q—What is your opinion of the net gain or loss to the community that results from such a restriction of shops and increase of prices coupled with the policy of punishment which falls the jails with these people?

the policy of punishment which fills the jails with these people? A-1 do not think you can make the people represent by this sort of artificial means it is not possible to do it After all for one man who is

honest there will be a dozen dishonest people. You would have to maintain a regular army of spies and inspectors and such agencies to detect cases of illicit distillation. And what harassment it will lead to? They say it is the simplest thing in the world to prepare liquor. When the man is preparing illicit liquor and the detectives are at his door, he will just throw away the contents of the pot and put in it some grain and say "I am cooking my food." So you cannot detect it. Moreover, if any man goes to the village for purposes of detection, the whole village will be up against him and he will be maltreated, perhaps murdered. This will happen in jungly villages among the aborigines.

- Q.—Am I right in thinking that it is a choice between two evils, one allowing and the other creating a number of criminals?
- A.—It comes to that. After all these poor people want something after their day's hard labour, although in some cases this is carried to an extreme length. Unless you substitute something for these liquor shops where these people can go and refresh themselves, things will go on as they now go on. In England, I think, they are trying to have coffee houses and no such attempt is being made here.
 - Q .- As you go about, have you seen much of drunkenness?
 - A.—Very seldom you come across it here.
- Q.—Have the evils of drunkenness been brought to your notice in the course of your profession?
 - A .-- No.
 - Q .-- Any moral deterioration of the people?
 - A .- I do not think so.
- Q.—Can you compare the state of affairs now with what it was when you were a young man?
- A.—It is very difficult to say; because of late I have not been going about. But I do not believe there has been any deterioration.
- Dr. Paranipye. Q.—Do you think that the people spend money on drink which ought to be properly spent on their food?
- A.—Not among the higher classes. But among the lower classes, they do spend a lot on drink, which ought to be spent on their food.
- The President. Q.—Would the stoppage of drink result in a large increase in the taxable capacity of the people?
- A.—In the first place you can never stop drink. You know even our Gods had their favourite drink. And even if you can stop it, it will not result in an appreciable increase in the taxable capacity of the people.
 - Q.—What do you say about a tax on tobacco?
- A.—How will you tax that unless, as you have done in the case of opium and ganja, you restrict the cultivation and take control. Every man cangrow tobacco. They have got their house in the abadi and behind it there is often a small plot where they grow a small quantity of tobacco.
- Q.—May I suggest this? You can sell by auction the monopoly of vend in a tahsil and coupled with that you impose a limit to private possession—say two seers—and you provide that every person who wants to sell the tobacco must sell it to the licensed vendor. The licensed vendor, having the monopoly, would have a preventive force.
- A.—There may be trouble between him and the people of the locality who will always be against him. It is not like liquor.
 - Q .- Suppose you allow something for private consumption?

- A -But where will you draw the line?
- Q-In France they allow 5 tobacco plants for home consumption
- A -I do not know whether it will be worth the game But if you can conveniently tax it, say at a small rate I think you may attempt it
 - Q-It is a thing about which Government should be very cautious?
 - A -Yes
 - Q -What do you say about the salt tax?
- A -I think it is a legitimate source of revenue. Of course if you make the rate very high, the price will rise
- Dr Paranypye Q—You do not consider the present salt tax to be a great burden?
- A —At least nobody feels it When the duty was first increased, there was a rise in price and it was legitimate on the part of the dealers to have done so But that has now settled down
- $Q\operatorname{\mathbf{--}Would}$ the substitution of to bacco tax for the salt tax be a popular measure?
- 4—It is very difficult to answer that Tobacco of course is a sort of luxury whereas salt is not a luxury Nobody can do without salt although he can get on without tobacco though people are as much addicted to the latter as to the former. But I do not see why one should take the place of another If you want tobacco tax, you can have it in addition to the salt tax.
- The President Q —What do you say about tax on succession and inherit ance ?
- 1 —There is no such thing as succession in our Mitakshara joint families That is the difficulty As soon as a man is born he acquires a right in the ancestral property, and when he dies the share or interest of the remaining members of the family is simply augmented
 - $Q-{\rm It}$ is suggested that you should tax the share of the deceased member when he is more than a certain limit of age
 - A —Then you will have to make so many enquiries about the details Moreover except when there is a son, the share is distributed among the surviving members
 - Q -That can be easily done in these parts
 - A -I don't think it is so very easy
 - Q-Suppose it can be got over and administrative difficulties, if any, are removed. Would you be in favour of the tax?
 - A—kes It will be a legitimate source of revenue If a man due leaving a lakh of rupies, there is no reason why his son or anyhody else who gets the property should not pay a share to the Covernment It is a perfectly legitimate way of adding to the public revenues But I think that the administrative difficulties are many in the case of joint families.
 - $Q\!-\!\mathrm{In}$ the case of a joint family, what would you say to making an annual charge on the property'
 - A —But this will not be a succession duty but a tax on possession of property
 - Q—Has it been your experience that the increase in the income tax rates has tended to break up the joint Hindu family'
 - A -How can that be?
 - q-1 think it was Pandit Valaviya who said in the Assembly that the new tax sounded the death knell of the joint Hindu family

- A.—That may be a fine phrase to put before the Assembly. But I do not see how that can be.
 - Q.—It resulted in so many partitions in order to escape income-tax.
- 1.—I do not think partition is ever made simply to evade income-tax, at least not in this province.
- Q.—Would the imposition of succession duties have any effect of that sort?
- 4.—If the property is split up into shares, then duty will have to be paid on the shares.
- Q.—That would be if the succession duty is only on the shares; but it has been suggested that you should tax the whole estate on the death of the managing member.
 - A .- Then the others will say "We are not dead, why do you tax us"?
- Sir Percy Thompson. Q.—Is not generally the headman a man of fairly advanced years?
- A.—Not necessarily. Seniority is, no doubt, a qualification, but generally "the most capable member of the family is made the head.
 - Dr. Paranjpye. Q.—Is the manager system existing in these parts?
 - A .- Yes. But, of course, the old system is gradually dying out.
- Q.—You do not find any second cousins or members of that sort in the joint family?
 - A .- You are right there.
- Q.—Whenever the family becomes big and the relationship more and more remote, the family gets separated into a number of smaller families?
 - A .-- Yes.
- Q.—So the difficulty is not so great now as it was, if you want to find out a system of taxation.
- A.—But you find that though several brothers quarrel among themselves and live apart, especially because their females disagree, they do not divide the estate. The estate remains joint, though they live and mess separately.
- Q.—Have you ever considered a proposal that has been made to us that the registration of marriages should be made compulsory and a fee levied on them?
 - A .- No. But if you do that there will be a great row.
- The President. Q.—It is really being done now by District Boards in the case of Muhammadans in the Punjab.
- A.—Among Muhammadans marriages are a matter of contract. They have to go to a Qazi and they have to pay a certain fee to him and perhaps something more is added to it as a tax. The machinery is there and you utilise it.
- Dr. Paranjpye. Q.—We have in Poona a tax on musical instruments when they are played in streets. We know that marriage processions will not go out without music. So a tax on musical instruments means tax on marriages. Those who engage the musicians have to pay the fee.
 - A .- I cannot say anything as to that.
- The President. Q.—Another suggestion is that you should levy a tax on dowries.
- A.—We have no cash dowries here. The presents are made in the shape of ornaments to the bride and you cannot tax them, without evoking great discontent.

- Q-Does not a graduate son in law command a high price?
- 4-It has not come to that stage here. Even in Bengal the students do not now allow themselves to be sold by their fathers to the highest bidder
 - Q-Have you any views on the octros and terminal tax*
- A—I have very strong views regarding these taxes I consider terminal ax better than octro. Octoo has special significance in this Province II has come down from the time of the Mafirattas and the people are accustomed to it. It will be very difficult to rave by any other tax the amount that is redused by octro. I take the example of Nagpur in respect of this tax. We raise about five lakins of rupees net by octroi, which it would be unpossible to raise by any other system such as house tax, etc. If you introduce house tax in place of oction, people will be subjected to numerous difficulties and hivrass ments in the matter of assessment et. We have duret taxes such as water rate and conservancy cass by which we realise about two lakis and sevent thousand. The trouble we are put to realise this is much greater than in the case of oction which gives us about 5 lakis of rupees. Of late however, octron lass become a wasteful system because of the refund. Terminal tax is un doubtedly better than octrol. It is nothing but octrol on a few articles in general use at smaller rates without refund. But the Government of India would not give us a free hand in imposing it. It is only under the new Act of 1925 we have got power for its imposition and we are going to utilise this power. Under the octrol system it is only 10 per cent of the people that pax and the remaining 90 per cent never pay.
 - Q-lou say that only 10 per cent of the people pay?
 - 1 -Yes
 - Q-What class do they represent?
- 1—They represent the trading classes who are able to take care of them selves. The tax is so small that there is no question of shifting the burden from one shoulder to another. For instance take grain the octror is only a fraction of a pie or so on a rupee. No bank raises the rate of grain licenuse his has to pay octror on it at this small rate.
 - Q-The value is regulated by the export price?
 - 1 -1 es
- Sir Percy Thompson Q—You say you realise about five lakes of rupees through octor, and you also say that it is difficult to realise that amount by any other way. Supposing the traders have got a fund out of which they pay this five lakes of rupees, surefy you can get it by some other way?
- 1 When they import into the town say one hundred rupees worth of goods they won't mind priving two and half rupees more which is a little more than the octro. If you tax them directly, they will have to pay a much ligher rate than this and they will feel it.
- Q—Supposing one man pass one inpec at a time, and in the course of the year he pass fifty rupees in this way?
- I —Trulers do this list the nex r cripilain. They will centainly rot agree to exchange this for a periodic recurring tax on their houses or on their moone. You may have profession tax if you like, but then it will have to be very high before you can ruise from it five lishs of rupees. All these objections would disappear as soon as v.u. introduce terming tax. It will be a small charge on the principal articles of consumption. Detron is objectionally lecanes it has to be level on the value of the article. No doubt, it is an unsatisfactory feature. But in the case of terminal tax, you will realise on weight or carts.
- The President Q —You cannot have this tax unless the place is a railway stati a.
 - 4-I am only talking of places where there is a railway station

- Q.—Is there not much corruption due to octroi?
- A.—Well, there may be some corruption. But in Nagpur the administration of the tax has been well done. There is very little corruption. Of course it is impossible to keep out corruption altogether when you base it upon the value and the agency is low paid, as it must be.
- Dr. Paranipye. Q.—People are subjected to delay especially if they do not pay something to the octroi assistant?
- .1.—If a hundred rupees worth of goods is brought by a man he ought to pay two and half rupees. We shall say, he will go to the octroi clerk and ask him to value them at fifty rupees and they share the difference at the expense of the municipality.
 - The President. Q .- Why should you not levy octroi on the weight?
- 1.—That is because of the refund. Otherwise there will be no difficulty in doing so. In fact, the terminal tax we have proposed will be on weight.
- Q.—Then, you say that terminal tax can be levied where there is a railway station, why do you say so?
- A.—Because of the trouble that will be saved by it. When a man brings goods by the railway, his consignment receipt will show the weight of the goods he has brought and the municipal tax collector will levy a tax on this weight.
 - Q.—Is not the terminal tax levied on the carts? -
 - A .- Yes, on goods coming by road.
- Q.—I do not quite see why you should say that terminal tax cannot be imposed where there is no railway station?
- 1.—I say that it should be imposed where there is a railway station because it is incre convenient, and also it will pay more, and then in small towns you cannot raise much by this. In small towns there is the haisyat tax which is practically an income-tax. In small towns you cannot have any other tax because it won't yield sufficient income. It is only in towns where there is a railway station and large imports that you can expect good income out of the terminal tax.
 - Q.—Does it not tend to become a transit tax?
- A.—I am opposed to this view because of this reason. For instance, Nagpur is a centre for imported articles for all the snrrounding villages. Reople who come here to purchase or sell their goods, enjoy the benefits of the municipal institutions, such as well-ordered roads and markets, water-supply, sanitaton, etc., and they must pay for them. They must pay something for all these conveniences, and it is such a trifle that they do not mind paying it. In fact they do not know that they pay.
- Q.—Supposing the cotton dealers were to combine together and build a market just outside the municipal limits of Nagpur, what will you do in that case?
- A.—I do not think that such a thing will ever happen here; because we have big centres of cotton trade here. There are the two cotton mills, the great exporting English firms, numerous presses and ginning factories. These will not go out of the town, and so long as they do not, the villagers bringing cotton from their fields will never find a good market for their produce anywhere except in the Nagpur municipal market. Moreover, there are many facilities here, good water-supply, strict supervision over brokers, fire extinguishers, etc.
 - Q.—It won't be possible to have a cotton market outside the Nagpur town?
- A. -I do not say it is impossible, but they won't do it. It will never pay them.
 - Q.—They tell that it is being done in the United Provinces.

- A-I do not think anybody has made the attempt either in Nagpur or anywhere else in this province
 - Q-Does not that result in undignified squabhles as in Agra?
 - A -Nothing like that has happened here at any rate
 - O-You have no tax on agricultural lands?
- A —No Of course, there are some fields which formerly belonged to malgurari villages, but they have in large fowns been turned into bases and are being so converted with the growth of the town
 - Q-Have you any taxation on tohacco under oction?
 - 4 -Yes
- Q—Have you any corresponding rates for the crops which are grown within the town limits $^{\circ}$
- 4-None is grown Nobody would take the trouble of growing anything in the town
- Q—I would cite the Punjab where they had to impose a corresponding duty. In France there is an octron on such kind of crops
- A-We have none here But we have octron rates on tobacco, a higher rate on the manufactured and a lower rate on the unmanufactured article
 - Q-Can you justify octror on economic grounds?
- A—The most convenient way of raising the tax is the question. It is not a question of theory, but of practice most congenial to the people. We have only to consider what is the best way of raising a revenue while giving the people the least trouble and herein lies the justification of the terminal tax
 - O-You do not admit the charge that it is a rigorous tax?
- $A-\!\!\operatorname{No}$ On the other hand, it is a very popular tax in this part of the course If you were to give a choice to the people for any tax, they will unanimously cry for the octro, better still, the terminal tax
- Q—In the village, does not the makayan and the trader escape all the taxes?
- 4—It may be so But in fature he will have to pay for sanitation, education, etc., in the form of a cess I think the commercial or banking classes do not pay anything for these objects just now in the villages, which are not municipal towns or sanitary areas
 - Q-Still you have the village police chiefly for the protection of the banker?
- A.—Yes You mean the vallage lotted Everybody who lives in the vallage has to pay something to this lotted it is levied on the lines of a cers There is no definite law on the subject. It is by a sort of mutual agreement and long custom between the parties, though there is no law compelling any body to pay it, except in the case of agriculturants and landowners.
 - Q-Is Lotual a member of the threves class?
- A-No Here he belongs to the depressed classes. They are a decent set of people
 - Q-What do you think of taxing hetel?
- A —The municipality has already done it I do not think you will get much by way of an imperial tax from this The difficulty is about taxing the whole country.
 - Q —Do they sell betel and tobacco in one and the same place?
- A = I think so. They sell betel, tobacco, cigar and cigarettes and match boxes in one and the same place

- Q .- Would you approve taxes on patent medicines?
- A.—There are very few of them in Nagpur. We have not got here patent medicines as in Calcutta. It is also very difficult to judge which is a patent medicine and which is not. I do not think it will bring much money.
 - Q.—What about advertisements?
 - .1.—Certainly they can be taxed.
 - Q.—You can tax cinemas also?
- .1.—Yes. It can be taxed. I should like very much that the cinemas in Nagpur be taxed.
- Q.—One of the witnesses said that it is a necessity of life from the point of view of education.
- A.—That may be the ideal, but unfortunately it is not so in practice. It is not intended for that purpose, at any rate not in these parts. I would certainly tax them. Of course, cinemas used for educative purposes by school authorities should not be taxed.

18th February 1925.

Lucknow-

PRESENT

SIC CHARLES TODILWER K CSI ICS, President
SIR BURY CHARD MARTAR GCIE, KCSI, IOM Maharajadhrayu
Bahadur of Bardwan

Sir Percy Thompson KBE, CB
The Houble Sardar Jogenbra Singu

Dr R P PARAMIPYE Dr L K HYDER, M L A

Try P DIO DARIEV CIE Chief Propress S

Mr. B. D'O. DARLEY, C.I.E., Chief Engineer, Sarda Canal, Public Works Department, Irrigation Branch, United Provinces, was examined.

Written memorandum of Mr Darley

Q 1.—The rates charged for unigation in the United Provinces are based roughly on the quantity of water withset by sent class of crop. Thus on the Upper Canges and Jumin Canals where the runful is low and the demand for water great the transfatton rates are high. In Robilkhand where the rainfall and spring livel are high and the crops take fewer waterings, the rates are correspondingly low.

Of late years the value of the outurn has increased and the cost of canal maintenance has gone up enouncially while irrigation rates have not advanced in mything like the same proportion. These rates are therefore low

though the principle on which they are based is sound

Undoubtedly the best method would be to sell water by volume but this unpossible owing to the difficulty of measuring the quantity supplied to each consumer and no simple form of meter has yet been devised except at a rest which would be prohibitive when the enormous number which would be required is taken into account. There are about 60 000 outlets each supplying numerous consumers and even if outlets could be provided with interry it would still be necessary to face the difficulty of assessing the quantity taken by the various cultivators supplied from each outlet.

It is impossible to base inigation rates on the actual cost of the canal which supplies the water. The effect of any such arrangement would be that cultivators supplied by water from famme protective works, which are generally very expensive, would have to pay far more than those cultivating rich lands not subject to famme which can often be supplied with irregation water at a cheap initial cost and which are in a position to pay far more than the poorer soils usually found where protective works are necessary.

The proposal to increase the land revenue for 'natur' land would be versound were it possible to ave assumed supplies every year. In dry years, when supplies are short, considerable areas on a go without water or at least with reduced supplies. In such years it would be a matter of extreme difficult to assess the remissions which would be necessary and it is more equitable therefore to charge water rates on those fields which actually get water.

The canals having been built to supply water to certain areas, it would obviously be impossible now to alter this and give the water to the highest bidder. The present consumers have rights which cannot be denied and it would be impossible to withdraw water from areas which have received it in the past and give it to the areas where the owners bid higher

The present system is the best possible under the circumstances and it is only necessary to consider the rates charged now with a view to raising those which are inadequate.

The following table shows the rise in value of the principal crops per acre in the last 20 years and the rise in the irrigation rates in the same period for the Upper Ganges Canal and Jumna Canal systems:—

	MEAN	AVFOE SEI	ACRE.	IRRIGATION RATES FOR FLOW IRRIGATION PER ACRE.			
Crop.	1903-04.	1923-24.	Percentage increase.	1903-04.	1923-24.	Percentage increase.	
Sugar-cane	Rs. 100 22 29 36 · 20	Rs. 180 45 58 70 40	80 100 100 95 100	Bs. A. P. 6 10 8 6 10 8 2 0 0 4 0 0 2 0 0	Rs. A. P. 10 0 0 7 8 0 3 0 0 0 5 0 0 0 2 8 0	50 15 50 25 25	

During the same period the working expenses of the Upper Ganges Canal have risen from Rs. 10,64,499 in 1903-04 to Rs. 19,40,665 in 1923-24, an increase of 82 per cent and other canals in proportion. In America the ratio of water rate to value of crop raised per acre varies from one-fifth to one sixth, while in Egypt the ratio is about one-seventh. As will be seen above, the ratio for these provinces (except in the case of rice) averages about one-sixteenth.

The cost of well irrigation varies with the depth of water below the surface, but roughly it may be said to average Rs. 40 to Rs. 60 per acre of sugarcane, Rs. 15 to Rs. 25 per acre for wheat and barley and Rs. 8 to Rs. 10 per acre for gram. Compare these rates with those paid for canal water and it becomes at once apparent that the canal water rates are far below the commercial value of the water. The net profit from sugarcane is undoubtedly greater than that from any other crop and repeated attempts have been made to raise the rate for that crop to some figure more nearly approximating the value of the water supplied. The quantity of water utilized by sugarcane is about 3 times that required for wheat. If therefore Rs. 5 per acre is the correct water rate for wheat, the rate for sugarcane should be Rs. 15 per acre and cultivators of this profitable crop could well afford this figure. Over 300,000 acres of sugarcane are irrigated from canals every year and an increase in the irrigation rate would be a valuable asset to the Province.

A Bill is about to be introduced in the Council fixing irrigation rates with reference to prices; unless prices rise or fall considerably no alterations will be possible in future without recourse to the Council. This is very reasonable it is only a pity that the rate for sugarcane cannot be fixed at a more reasonable figure before the Bill is introduced.

Q. 16.—The State should certainly take a fair, proportion of the increased value of land due to the introduction of new irrigation. At present an owner's rate is charged equal to one-third of the occupier's rate until the revenue rates are readjusted at the next settlement. No owner's rate can be imposed in any village which has previously received canal irrigation—however small—prior to the last settlement; nor can owner's rate be imposed on any field classed as wet from any source at settlement, though such land may only be irrigated from earthen wells and the wet rate differ little from the dry rate, while the introduction of canal irrigation will enhance the value nearly as much as though the land had previously been dry. For these reasons the State does not get a fair proportion of the increased value of the land and the total amount of owner's rate levied during the year 1922-23 was only Rs. 89,024 for the whole

Province, though the area recurving new irrigation since previous settlements was very considerable. No doubt this state of affairs will be adjusted gradually as settlements take place, but it is doubtful even their if it is possible for a Settlement Office to increase the land revenue to the necessary extent to ressure that the State gets at a far share of the increased value of the land The fixing of this fair share is a matter for the Revenue Authorities rather than for a Canal Officer, but I believe fifty per cerein of the net increase has been recognised as the fair proportion in the past though it is doubtful as stated above if anything approximating this percentage has ever heen taken

Mr. Darley gave oral evidence as follows :--

The President Q-You are Chief Engineer for the Sarda Canal only?

A -Yes

O-Not for the whole of the progration of the province?

4 -No

Dr Hyder Q .- Regarding the system of charging rates for water, first ascertain the area every season, then you ascertain the kind of crop that as grown and vary the charge according to the kind of crop grown and the logical deduction from that is, if there is no crop, there is no charge Does that represent accurately the system that is in force?

 $Q-\mathrm{Yes}$ $Q-\mathrm{You}$ say that the cost of canal maintenance has gone up. Could you

give us some figures for the last five years?

A—I have given one figure for the Upper Ganges Canal I haven't got the othere here If you take them for the whole province, they will not represent exactly how the cost has mercased because now canals have heen opened up and therefore it would look as if the cost has gone up by more than has actually happened The working expenses of the Upper Ganges Canal have gone up from Rs .0 64,000 to Rs 19 40,000 odd during the last 20 years I all send you a statement showing Bow the cost of maintenance of the various canals has increased

Q-You say that the system of charging by meter is not practicable. As an Irrigation Officer, do you make a distinction between the system of charging by meter and the system of charging by module?

A -A module is not a meter. It is to a certain extent a semi mater, but not a real meter. A certain quantity of water only can go through the module out it does not measure the amount which passes through

Sir Percy Thompson Q-You have to take into account the time factor in addition

A -Yes

Dr Hyder Q-The Irrigation Commissioners reported on this matter and they thought that the system of charging by module was perhaps better

A —I do not know how you can charge by module unless you have some form of meter. In a module the factor of time would not come in A module is a contrivince by which, whatever the head of water in the channel, the out let does not pass more than a certain quantity of water

Q—They make a distinction between module and meter and on account of the factors which you have mentioned they think that the United Provinces are not quite the province to the meter system, but that something should be done with the module system

A—How are you going to arrange this? There are about 60,000 outlets for which you can substitute modules Each one of these supplies a small village irrigation channel which in its tirm supplies a number of consumers. How are you going to measure the water taken by each one of the consumers of that channel? If you had a big zamindar who was willing to pay for the whole village and afterwards collect from the tenants, it could perhaps be done

Q —Do you think such a system is practicable?

A -I am afraid it is not, there are generally so many patiadars that it is very difficult to tie one man down to collect the revenue of the whole village or distribute the water fairly

- Q.—And the owners' rate can be discharged when there is a resettlement? A.—That is so.
- Dr. Hyder. Q.—As Irrigation Officer, have you anything to do with water cesses, over and above land revenue?
 - A.—We have nothing to do with these.

The President. Q.—Does the owner collect something out of the land although he pays nothing to you?

- A.—I am quite certain he does, but I have no proof.
- Dr. Paranjpye. Q.—How much corruption is there among the lower classes of subordinates?
- A.—Nothing more than what there is among patwaris and subordinates of other departments.

The Hon'ble Sardar Jogendra Singh. Q.—How do you arrive at the values of crops?

- A.—We have cur own statements of values of crops issued every year in the Supplement to the Administration Report. That, of course, varies from district to district and it is prepared by the ziladars and checked by the Deputy Magistrate.
 - Q.—The yields from land increase during the period?
 - A .- The yields have not increased, only prices have.
- Q.—You say that the produce from land has not increased, it is only the price that has increased. Does it mean that money has depreciated to that extent?
 - A .- That is a currency question.
 - Q.—Do you make any allowance for increased cost of production?
 - A.—Yes.
 - Q.—I should like to know how you work out the figures showing the increase.
- A.—I have not mentioned anything about the cost of production, because it varies to an enormous extent and it is very difficult to find what it is.

The President. Q .- Your value per acre is gross?

A.—The statistics for sugarcane and crops that are issued every year show the outturn of crops in the various districts and the rate at which the produce is sold. I have given these gross figures.

The Hon'ble Sardar Jogendra Singh. Q.—You say that the value of sugarcane crops has increased 50 per cent. If you want to determine what the cost of production is at the same time, how would you do it?

- A.—It is impossible to say. If one man cultivates his own sugarcane field, he uses his own bullocks which he has to keep in any case.
 - Q.—That represents labour.
 - A.—Would you include that in the cost?
 - Q.—It represents certain values. We are talking of the increased values.
- A.—After I received the Committee's questionnaire. I asked for figures showing the cost of cultivation from two of our Deputy Magistrates and one of them has produced certain figures for Rohilkhand. I can hand you over a statement showing the cost. In the statement I have received, the cost for sugarcane to the cultivator is shown as about Rs. 115 an acre.
- Q.—Supposing the prices vary by $12\frac{1}{2}$ per cent., it will make a case for increased water charge. When you say that the prices vary by $12\frac{1}{2}$ per cent. you have really to find out what profit the agriculturist is making.
- A.—We are not working against that fine margin. What I say is that we are charging Rs. 10 per acre for sugarcane when the cultivator can well afford to pay Rs. 15.
- Q.—The cost of production has correspondingly increased, but the point is whether the increase which you are showing available for taxation is the real increase.
- A.—I quite agree that our irrigation rates are nothing like the rates the cultivator could pay. I hold that our irrigation rates are much less than the rates

for well irrigation. But I say some figure nearer the commercial value of the water is what the cultivator should have to pay

Q—About the values which you have put forward you have not made any allowance so far as the cost of production has increased?

A -I have been very general in saying that the value of outturn has been very much greater

Q—You say that the value of outturn has been much greater, similarly, you will say that the cost of production has gone up correspondingly?

A -I would not say that

Sir Perty Thompson Q.—Take the case of sugarcane In the year 1903-04 the value was 100 and it is now 180. You say that you have not included the cost of production. Even supposing it has gone up to 80 per cent is not your figure of 100 and 180 the ratio of the net value of the crop after the cost of crop has been deducted?

A -Yes

The Hon'hle Sardar Jogendra Singh O -Apother point is your 80 per cent

is only for one year. Is it not? A -If we take the average for the past 4 or 5 years the prices would be

very much higher than 180 Q-lou have spoken of the American and Egyptian rates. Have you dis

covered how they work out? A -I have taken the figures from the text books When I speak of American and Egyptian rates I have not worked out the details

Q -Can you give us the reference?

A —My reference is only to the proceedings when our irrigation rates were revised I will find out the original publications from which we got these figures and tell you, it is required

Q-In charging water rate, would you consider the question of holdings. When you are working out the average rate of water rate, would you not find out what holdings there are? If we take the American rates the holdings there are very much larger. There it won t trench upon the food which a man requires, here it might?

A -Quite possible But I do not see how the size of the holdings matters very much in this respect

Q —What would you declare to be the commercial profit from a canal or any other object? When you put a thing into the market, how would you determine the commercial value. It is very indefinite.

A -That is purely a matter of supply and demand

Q-But it is determined on what it represents as capital, labour and so on The samply and demand are determined by certain things. Would you apply the samp in the case of water rates also?

A -I think the best way to find out is so compare the cost of canal irriga tion in this province with the cost of irrigation from wells

Q -But that is not fair

A -I do not say it is altogether a fair comparison, but it is a useful

Q-It is just like bullock cart rate compared with the railway rate should be the commercial value of water and on what basis it should be put forward?

A—You mean the capital outlay Sometimes we do not get even; the working expenses from our canals I cannot think of any other way than to compare the canal irrigation rates with the well irrigation rates

Q-I want to know whether it is possible to cell irrigation water at the price of well water Can you charge the same rates?

The President Q-You say the rate of well irrigation gives an index of the commercial value of water, could you say that the irrigation water can be sold at a price equivalent to that!

A-Not quite at the rost of the well water, but very near it I believe certainly in any year when there is a big demand it would amount to this

- The Hon'ble Sardar Jogendra Singh. Q.—40 to 60 rupees an acre for sugarcane is the average cost and the gross yield is 180. That is one-third basis. Where is the margin?
- A.—Do you combat the figure that it costs him 40 to 60 rupees an acre from a well? The evidence I have received shows it does cost him 40 to 60 rupees to irrigate a sugarcane area from a well. Of course a man has got his own cattle and this 40 to 60 rupees includes a large number of items. It does not cost him the whole sixty rupees in cash. He works himself, uses the village manure and supplies his own seed, etc.
 - Q.—How many days labour he has to spend over this?
 - A .- He has got to give five waterings.
- Q.—That would be about 20 days labour. 20 days labour would be about ten rupees. Then you are charging him the same as he would spend in the case of wells? What really matters is to determine exactly how much is the commercial value of water in a province and how much the capacity for a cultivator to bear?
- A.—I think you can find it out only by actual experiment. We can find out the value of water by raising the irrigation rate till cultivation of that particular crop decreases, but of course this is not possible. We sometimes have to stop irrigation near towns owing to anti-malarial operations, etc. Our canals run through these areas already and we cannot stop the cultivators taking water but they have to pay full rates for each watering. For instance at Saharanpur we find people paying 4 or 5 times the rate.
- Sir Percy Thompson. Q.—You say 40 to 60 rupees is the cost of well irrigation for sugarcane. But this includes the cost of labour, services of oxen, etc. You cannot exclude either of the two factors?
- A.—Yes. But irrigation is generally done when the village cattle are not required for other purposes. He might perhaps hire out his cattle. I do not think it is quite fair to say that labour and services of cattle, etc., should be excluded when calculating the cost of cultivation.
- Dr. Hyder. Q.—You don't supply any canal water to the gardens in the compounds?
 - 4.—Yes, in certain cases there is irrigation of this sort.
- Q.—Then you can easily find out the cost of keeping a garden with the well water drawn by bullocks and the cost of supplying water through the canals?
 - 4.—I think so.
- Sir Percy Thompson. Q.—Do you find ever people coming and saying "I am going to take water from the wells and I do not want your canal water"?
 - A .- Never, I have never found people refusing our canal water.
- The Hon'ble Sirdar Jogendra Singh. Q.—Do you think it would be fair if there is no other way of determining commercial value of water to fix a certain percentage on capital?
- A.—If you reduce the irrigation rates indiscriminately, Government must get money from somewhere to carry on. That is largely the way the Government determines irrigation rates. For instance we increased the irrigation rate for sugarcane from Rs. 10 to Rs. 12 last year and it was again brought down this year simply because we thought we could balance the budget without the enhanced rate. There were a large number of agriculturists on the canal and they all wanted that the rate should be reduced and we did so from Rs. 12 to 10.
- The Maharajadhiraja Bahadur of Burdwan. Q.—I refer you to page 330 where you say that the present system is the best possible under the circumstances and it is only necessary to consider the rates charged now with a view to raising those which are inadequate. Therefore you hold that the prevailing rate is the best because it suits the local requirements and however rates might vary hereafter the system that is in vogue suits the Government as well as the people. Then you say that the Government reduced the rates for sugarcane because the agriculturists or the class of people that represent agriculture in the local Council thought the rate was high and the Government having had sufficient funds reduced the rates from 12 to 10. But here in this province you have the two classes of canals, one the productive canal and the other the protective canal and I take it that your protective canals are as a matter of fact a dead loss to the Government, that is to say, you do not even collect your working

eapenses Regarding the productive canals, I ask you, what would be the best way of ransing water rates That is to say, for instance, you being the supplier of water, you naturally so to speak held the market, and in a certain area if a large number of wells could not be excavated the tenant or the landlers in other words, cultivators, would have to rely upon water from the canals. Therefore it you were to put rates even arbitrarily high unless it came to Break ing point, they will have to take water because there is no bely for it I mean to say, take sugarcine, it was its 12 and it is now 10. What would be the average rate you think which would been the test of the commercial value?

- 4 -In my opinion a cultivator would not feel it if he had to pay even 16 or 15 rupees an acre for sugarcane
- Q—In other words supposing it is 10 rupees, your Government would be prepared to raise it up to 15 or 16 rupees or take it down to 10. Your maximum is 15 for sugar cane?
 - 4.-Yes That is my own personal opinion
- Q —Your opinion shows that the maximum rate could be raised to 15 if the circumstances required?
 - 4 300
- One point I would make clear is this There are some crops which can be grown without any sort of irregation and some crops need much less water than others. If the sugar cane rate is too high, the cultivator will take to wheat or barley or gram or orher and is on I be would not necessarily excavate vells if you put the rates too high. He would grow another crop Of course it will be less paying too
- Q-In the case of your nahrs land, you say that you cannot assure every year the quantity of water that is required and your department would not be prepared to increase the rates for nahrs lands
- 1—Because we feel it would be very unfair Moreover there would betremendous cry in dry years
 - Q —Therefore you will not be inclined to increase the rates for nahri lands, d —Yes
 - Q-What is meant by nahri land?
- A-Nahrs is land which is classed as wet at settlements. That is the land which is now irrigated for two or three years out of every five from the canals. It absolutely depends on the canal irrigation.
 - Q-You are against selling water to the highest hidder Why?
- A —You see the people having received supplies of canal water for a certain number of years, the land value has gone up. You cannot now withdraw water from the lands without establishing a sort of legal claim against Government.
 - The President Q-Is the revision to be periodical or at any time?
- A —It is quinquennial If the prices go up in 5 years more than 12½ percent and less than 25 per cent, the irrigation rates can be increased automatically by 12½ per cent.
- Q-When the land is settled wet it simply means that it is normally irrigated?
 - A-les' Two or three years in every five
 - Q-There is no guarantee?
 - A -No guarantee
 - Q -Does it get preference?
- A.—No In the case of shortage of water, our regular enstome s get the water automatically because their lands he alongside small irrigation channels, those channels belong to the people themselves
 - Q-Has every man who wants water to apply for it?
- A—No. Ordinarily there is an outlet through the bank and when he requires water, he opens the outlet and lets water into the channel and if he does not want the water, he can see that it does not go into his field
- Dr Paranjpye Q-Do they take too much water?

 4. The portion near the actual canal will as a rule get the first supply and often an unfair share of water and it is a difficulty which cannot be overcome.

- The President. Q.-You have no means of securing full duty for the water!
- A.—We do it as best as we can by giving an outlet of the right size.
- Q.—But that may irrigate 100 acres in one year and 200 acres in another.
- A.—No, an outlet can only irrigate a certain area. But generally in a normal year when there is enough water, people let the water run all night and before morning the fields will be filled with water. They don't care much even if water is wasted. But when there is scarcity of water people sit up watching and as soon as a field is filled that outlet will be closed and it will be turned on to another field. Thus an outlet may irrigate a bigger area one year than another.
- Q.—There is no sort of means of saying 'here is an outlet of so many cusecs and that has got to provide for so many acres'?
- A.—Yes, the size of the outlet depends on the size of the area commanded. A 6 inch outlet will irrigate about 80 acres in the Rabi season. We assume that we are going to irrigate a certain percentage of the commanded area and give the necessary vantage to irrigate that area.
 - Q.—You cannot regulate the quantity according to the acreage irrigated?
- A.—It is done automatically. We cannot give here the same percentage of irrigation as they can give in the Punjab and before a canal is constructed we assume that we will give irrigation for 35 to 45 per cent. of the cultivable area of each village. The rest has to go on as in the past with irrigation from wells or from some other source.
 - Q.—How would you secure that only 35 or 40 per cent. is irrigated?
- A.—By only giving sufficient vantage in the canal by means of outlets to irrigate this area.
 - Q.—Suppose it is drawn up to 50 per cent.
 - A .- It is done sometimes just near the head of the canal.
- Q.—You have no system of guarantee and you don't require that a man who wants water should put in his application, as is done in some other provinces.
- A.—We have that system only for rice cultivation, because it is irrigated in a large area in numerous fields. The same water goes from one field to the other. So the cultivator cannot say I am only taking water to this field and not to that field. We would have no means of checking if he did. If water is given to a certain area of rice, that is, to one of these depressions where rice is grown, the whole depression has to pay. For this reason it is necessary to give water only on application.
 - Q.—Can't he get water by percolation and refuse to pay?
- A.—That can be done here and there. We do not charge if he gets water by percolation. And that would be a very tiny area not worth considering.
- Q.—It is possible that a man who has a field in the middle of other fields says that he does not want water; but when water passes to the other surrounding fields, he will also get water.
- A.—The rest of the villagers will settle the matter. If a certain rice outlet is opened on application the whole lot would pay for it.
 - Q.—The charge is made upon the subsequent inspection of the crop?
- A.—Yes; in the case of rice all are charged inside the area for which the application has been made.
- Q.—Suppose you have a well in the middle of an irrigated area which is practically fed by percolation.
 - A.—We take no account of it. We cannot charge any rate for that.
- Q.—In the 2nd paragraph of your answer to Q. 15 you say "These rates are therefore low, though the principle on which they are based is sound". What is exactly the principle?
- A.—The principle is that we charge by the crop. Each crop takes its own amount of water. Sugarcane takes five waterings and wheat two or three waterings and so on.
- Q.—So your rates have regard to the quantity of water and not to the value of the outturn?

- A -Yes But both the principles are taken into account. For instance, it would charged for rice on the value of the outturn, we would have a much lower rate. But it takes a vast amount of water and so we charge more
 - Q-Have you uniform rates all over the province?
- A No They are very much lower in the case of protective works In the major canals, the Upper Ganges and the Eastern Junna canals that we have higher rates For sugarcane in Bundelkhand we charge Rs 5 per acre and on the Upper Ganges is Rs 10 per acre
 - Q -Is the yield less there,
- A -The Government there encourages them to take the water. It helps them. They were very hardly hit in the past by famines
- Q Is your policy going to be to level no as opportunities occur or do you contemplate that the rates must always vary?
- A—The rates must always vary We will always have to charge a lower rate in Rohilkhand. There are four sets of tates in that canal division. In Naim Tal where there is a rainfall of 60 inches a year, we have very low rates. As we go south and the rainfall decreases the rates increase.
- Q-Is it because the demand is low? Is it feared that unless the rates are low they won't take the water?
 - A -The demand is only once or twice in the year
 - Q-Does not this one watering give an increased value to the crop?
- 4 -Even without that watering they can get a crop, but not of the same value
- Q —Don't you aim at a uniform rate? That was what the C P have done
- A.—The question has been discussed time and again and it has always been held that it would not be fair to have a uniform rate and that you must have a varying rate according to the demand of water and the quantity supplied and the heneits derived. All these factors are taken into account Our rates vary with the depth of the water used except in the case of sugarcane in the case of sugarcane it they paid by volume they must pay at least Re 15 as compared with Rs 5 for wheat
 - Q-You do not take the cost of the particular work into account?
 - A -No, not at all
- Q-Do you treat your enterprises as a whole? Do you make your productive works pay for your protective works?
 - A -That question has never been considered
- Q Don't you put up to the Finance Department that a certain irrigation enterprise is paying, say 10 per cent, so that they may take up another protective work?
- $A \leftarrow A$ protective work is generally undertaken out of savings. But since the war we had to suspend these works
 - Q -Won't they tend to become productive?
- A .—Some tend to become productive Take the Rohilkhand canals they have become productive and a large number of canals will in course of time become productive
 - Q-Have you any private works in your province?
 - A -There are a certain number of small private works
 - Q-Do you know what they charge?
- A There are a large number of zamindars for instance, who own tanks and they charge people They pay a small sum to the zamindars for lifting water from these tanks. In Benares there are a certain number of them
 - Q-Under the new Bill the rates will come under consideration periodically?
 - A -Yes, every five years.
 - Q -And you never get a full commercial value?
 - A -I don't think Government aims at that.

- Q.—With regard to Q. 16, under the system of settlement in force here, would it be practicable at all to take a betterment rate on land whose value is suddenly increased by the introduction of an irrigation work?
- A.—They do that. They separate the land into wet and dry and on the wet land they take an enhanced amount.
 - Q.—Is it because the rent goes up?
 - 4.-Yes.
 - Q .- Also the capital value goes up?
 - A .- Yes.
- Q.—Under the raiyatwari settlement we are supposed to take a percentage of the net assets and we assess upon the land and water together. You get an increase in land revenue and at the same time the owner gets an enormous increase in the capital value of the land. When there is any scheme of irrigation it is suggested that we should put on the ordinary wet rate and at the same time take a share of the enhanced capital value and credit that to the capital cost of the work. That will hardly apply where you have to deal with owner and occupier?
 - A .- Yes; it is extremely difficult.
- Q.—Praetically under your system of settlement and water rates, the owner of the land gets a large unearned increment?
 - A .- Yes.
 - Q .- And you cannot touch that?
 - A .-- No; we cannot.

The Hon'ble Sardar Jogendra Singh. Q.—You say that the man could pay 10 to 15 per cent. more without feeling the pinels. Supposing the man is earning Rs. 2,000 a month and he has been living on that income for ten years and suddenly you would put a tax on him at 15 per cent. more. Would he or would he not feel the pinels?

A.—We all feel any tax whatsoever. But he would pay all the same besides the increase would only be 5 to 6 per cent. of his income and not 10-to 15 per cent.

The President. Q .- Do you regard the water rates as a tax?

A .- No.

Sir Percy Thompson. Q.—It is a payment for services rendered?

A .- Yes.

The Hon'ble Sardar Jogendra Singh. Q.—About maintenance charges; nowater rate is charged for water from a tank?

- A .- Oh, yes; they charge in Oudh.
- Q.—Do you know of any instance in which any ryot is charged for lifting water?
 - A .- In Oudh there are a number of such places.
- Q.—With regard to the commercial value of water, would it not be limited by the capacity of the consumer to pay?
 - A.—I quite agree.
- Q.—And you think that the capacity of the consumer is increased by 50 per cent?
- A.—I don't think it has increased by 50 per cent. But we allowed too low rates in the past. For instance, our old rate of Rs. 6-10-8 per scre was fixed in the year 1878. Do you mean to say that since that year his capacity has not increased? I am perfectly certain that his net profit has gone up.

Mr. A. B. SHAKESPEARE, CIE., Chairman of the Indian Sugar Producers' Association, Cawnpore, was next examined.

Written memorandum of Mr. Shakespeare.

The Income Tax Act requires reforming in many directions

1 Every person having taxable ability should poy some sert of direct personal tax

2 Tangible property by whomsoever owned should be taxed by the jurisdiction in which it is located

3 Business carried on for profit in any locality should be taxed

Total separation of provincial from state taxation is not to be advocated Excise should be made Imperial

- Q 4—I think the present methods of recording and compiling the statistics of the country are as suitable as they can be
- Q 5-Looking to the obviously difficult task of arriving at anything like a true census of production, I think matters should be left as they are
- a true census of production, I think matters should be left as they are

 Q 6-I agree that the statistics contemplated by the Bill proposed to the
- Bombay Legislature would be very valuable if collected for the whole of India Q 10—Does Land Revenue bring under this tax profits on sale of land? If not, I think it should be made to do so
- Q 13 -Undoubtedly a commercial return should be aimed at always subject
- to the principle that the interests of private enterprise are safeguarded

 Q 14-I see no particular point in taking revenue from Government owned
 undertakings
- Q 15—Looking to the costs of raising water by private agency, I do not think the charges for canal water can be raised. Tube well costs are very low with efficient pumping plant and I would not valocate any change in the method of charge. There is undoubtedly a large amount of waste in the use of canal water.
- Q 18—Certainly the State should benefit, and the return might suitably take the form of an increase in land revenue for a term of years
- Q 18 -Such payments obviously do not affect the whole of the population
- Q 19-Tax imposed on particular localities on particular sections of the population should be considered as levited as a return for special benefits, and should not affect the general incidence of national taxation
- Q 20—As regards individuals, I consider all taxes on articles which are not actually necessary to existence are in a sense voluntary, but the point is what is necessary to existence looking to the general and natural deare of all people to better themselves and the fact that the attainment of better conditions means increased expenditure, and, therefore, a lowering of the ability to bear taxation
- Q 23 —I would not lower the incidence of natural taxation for heavy drinkers and smokers because they by their indulgence in these luxuries contribute to the Nation s taxes
 - Q 24 -I think a small levy on railway tickets would not be objectionable
 - Q 25 -No
 - Q 27 -None except proof of destitution
 - Q 28 -Yes
- Q 29 —So far as possible for India I am in favour of indirect methods of taxation
 - Q 50 -I do not think these forms of taxation are suitable to India.

- Q. 33.-I think the income-tax is pitched high enough, but better measures should be instituted to prevent evasions of the tax-false returns and evasions are widespread.
- Q. 35.—I think there should certainly be some diminution in the tax on earned incomes.
 - Q. S6.—I don't think so.
- Q. 37.-I think that the super-tax on the profits of a public company should bear some relation to the ratio of profits to capital. A company which has carned a profit representing 75 per cent. of its subscribed capital should pay a higher rate of super-tax than one which has earned only 5 per cent of its capital.
- Q. 38.—I see no justification for the income from agricultural operations being exempt from taxation.
- - Q. 40.—Yes, I think the exemption limit is pitched much too high, I would suggest a reversion to the Rs. 1,000 limit. An Indian on Rs. 1,000 may be much better able to pay tax than a European on Rs. 2,500.
 - Q. 41.—I think the administration of the Income Tax Act is now much more efficiently carried on, but even now many officials administering the Act are lamentably deficient in the knowledge of their work.
 - Q. 42.—I think a standard form of account for income tax purposes would be an excellent innovation.
 - 4. 43.—I see no objection to the publication of income-tax assessments, being an honest person.
 - Q. .\5.-I think this is worth consideration, but arrangements should be made for embossed stamps of small size, as debenture coupons are very small.
 - Q. 61.—I do not think that India will ever adopt prohibition either locally or universally.
 - Q. 62.-None of the suggested alterations for raising the revenue now obtained by the taxation of intoxicants seem to me-to be satisfactory or in the interests of the general public.
 - Q. 63.—I am not in favour of any further attempts to reduce the consumption of wholesome intoxicants, such as rum, by raising the cost of such intoxicants; because this will merely lead to an extension of manufacture and sale of intoxicants by illegal means.
 - Q. 65.—I think that the Government's policy of raising the duty on country spirits has already been carried too far, and has brought nothing but evil in its train.
 - Q. 66.—Most certainly.
- Q. 67.—If locally made sophisticated liquors are proved to be as free from deleterious ingredients as similar liquors which are imported, I think the former should be given some measure of protection in the incidence of excise.
- Q. 68.—Not unless this was accompanied by a compensating reduction in the Customs duty.
- Q. 69.—The provincial duties on foreign liquors should be made uniform throughout India.
- Q. 71.—I see no reason for the great variations in the rate of tax in certain provinces. I see that Bihar and Orissa levies the same rate of duty.
- Q. 72.—The central distillery system for the manufacture of country spirit has undoubted advantages as compared with the system which it superseded of groups of small individual distillers.
- Q. 73.—I do not see how the present system for licensing the retail vend of intoxicants be improved upon, but with the reduction in the number of such licenses, the license fees might be increased.
- Q. 82.—I think that substantial revenue could be secured without any injury to Indian trade by the imposition of an export duty on raw cotton, oil-seeds and raw jute. The first named is largely bought by a country which competes severely with Indian production with goods manufactured from Indian raw material. An export duty on oil-seeds would tend to stimulate the treatment of oil-seeds in the country, and the conservation of the cake for fertilizing purposes. Raw jute is a monopoly which the Dundee Mills must have.

क्षितिक उसकी के जीवार क्षी मा क्षीतांम क्षणिक व्यावकार पूर्व कर क्षेत्र के के के कि के कि कि कि कि कि कि कि कि

at the I would be whent if when the constitute tries that a light

tendist on amedica love work authorities it

Standar good and the commence of the boundered at

the same I think I mind our work of their time it I at at the interest but I will that of whit is not out in any matter statement in the court with material in a shared of the privatest of the accordance of which I have straight think to that it is now in the hand some of the privates are being the order and part that wanted the interest of the part traperints but present trains in

et ligt tog the a ship a ship with a part to the control of a symmetry of light and control of the project the global and part to the light and control of the light and the light and the light and ligh

Franchisation & Suremy At 41

had the triplet by the territory has preferred a character frestron. Then the structure is the last to a foreign fat in freshing by the product of the last to a foreign fat in freshing by the product of the last to a feet the first for a feet by factor the first by far count of the fact of a feet by factor in the first by the product of the factor of a feet by factor of the factor of a feet by factor of the factor of t

that in the links

near of termines of the day of the contract of

the hard the marchele in embred the east of paramet

so in his take their falaging fire to

to the first tests to the test of the second to the indicates, the especial and the confidence of the especial test was the second to the test of the especial their there.

rettling a add gooderns or beenger on wil

that to nemostly a tee untoute the impountees

to the chair of ource educations notice with each name of all it, it thin till at

I take it that of this busings brinks to a hour-frager has well count in If his mount to her then the thousand engine v

14 17 M

to this air ites that ship that the shows

the arm above to receive the second order of the principle and the direction of the directi

I'm ain striking of the book of mobile with

to a tria terms rune, mer ber south on terms book in hither trees their introduc-

ing saft noi mothersto law status actives a observe there nois with the

- Q 83 -I think that in the case of some articles in the tariff, a duty calculated on weight would have advantages. This is specially the case with refined sngar
- Q 88-I think a large amount of revenue could be derived from increased death dities. The present rate of dity seems to me to be very inadequate
- Q 89-I would recommend all judicial proceedings being taxed as highly as possible, so as to become an effective deterrent to litigation

Mr Shakespeare gave oral evidence as follows :---

The President Q-You are the Chairman of this Association?

- A —Yes Sir I think I could save some of your time if I say at the outset that a good deal of what is set out in my written statement is not courred in or shared by the members of the association I should think except with regard to excise, in which some of the members are interested, and joint stock company taxation, the rost represents my personal opinion
- Q-You begin with a short note and I take it that it is a summary of your views on the whole subject. It would cover the whole subject if we hegin with that First of all you say that the Income Tax, Act requires reforming in many such tributed any out say that the account and the tegure's fatorining in many directions and that every person baying tavable ability should pay some sort of direct personal tax. Your second point is that Lingshle property by whom-sover owned should be taxed by the pursicheton in which it is located Lastly, business carried on for profit in any locality should be taxed. I do not think it is choing the passage quoted in our questionnaire. I think it is merely a coincidence
 - A —It is merely a coincidence
- O-The National Tax Association has prepared a scheme of taxation. Their first proposal is the levy of a personal tax on everyone for the upkeep of the Government under whose prolection he hives The second is the levy of a tax on property without regard to ownership or personal condition
 - A -That is my view
- Q-Finally they suggest a tax on business I think it is merely a coin endence that your three propositions are almost exactly theirs. What would you suggest about the method!
 - A -We have them existing in different forms at present
 - O—Let us take direct taxation first
- A -That is the taxes per capita as in the case of the income tax, the super tax on individuals and others, the profession tax, tax on trades' All these would cover that
 - Q-lou are opposed to anything tike a poll fax
 - A -That is generally a tax outside the income tax
- O -In this province does the village moneylender come in under any of these taxes?
 - A -I take it that if the money lender is a honest man he will come in
 - Q-If his income is tess than two thousand rupees?
 - d —Ile escapez
 - Q-Is there any class that does not pay its sbare?
- A -I am doubtful in the case of sbroffs, the private bankers and the brokers We are always receiving requests from the income tax authorities to give them We are anways receiving requests from the monometax authorities to give mem information about these people. By way of brokerage we pay them large sums of money I soppose they are trying to trace out such people whose income by way of brokerage or commission must be very considerable.
 - Q-lou are speaking of the host of middlemen
- A Their number may be small or large, but in many cases their income is a very targe one
- Q-What you would advocate is greater activity and attention on the part of the income-tax officers?

- Q. 33.—I think the income-tax is pitched high enough, but better measures should be instituted to prevent evasions of the tax—false returns and evasions are widespread.
- Q. 35.—I think there should certainly be some diminution in the tax on earned incomes.
 - Q. 36.—I don't think so.
- Q. 37.—I think that the super-tax on the profits of a public company should bear some relation to the ratio of profits to capital. A company which has carned a profit representing 75 per cent. of its subscribed capital should pay a higher rate of super-tax than one which has carned only 5 per cent of its capital.
- Q. SS.—I see no justification for the income from agricultural operations being exempt from taxation.
- Q. 40.—Yes, I think the exemption limit is pitched much too high, I would suggest a reversion to the Rs. 1,000 limit. An Indian on Rs. 1,000 may be much better able to pay tax than a European on Rs. 2,500.
- Q. 41.—I think the administration of the Income Tax Act is now much more efficiently carried on, but even now many officials administering the Act are lamentably deficient in the knowledge of their work.
- Q. $\slash\!\!/ 2$.—I think a standard form of account for income tax purposes would be an excellent innovation.
- Q. 43.—I sec no objection to the publication of income-tax assessments, being an honest person.
- Q. 45.—I think this is worth consideration, but arrangements should be made for embossed stamps of small size, as debenture coupons are very small.
- Q. 61.—I do not think that India will ever adopt prohibition either locally or universally.
- Q. 62.—None of the suggested alterations for raising the revenue now obtained by the taxation of intoxicants seem to me-to be satisfactory or in the interests of the general public.
- Q. 68.—I am not in favour of any further attempts to reduce the consumption of wholesome intoxicants, such as rum, by raising the cost of such intoxicants; because this will merely lead to an extension of manufacture and sale of intoxicants by illegal means.
- Q. 65.—I think that the Government's policy of raising the duty on country, spirits has already been carried too far, and has brought nothing but evil in its train.
 - Q. 66.—Most certainly.
- Q. 67.—If locally made sophisticated liquors are proved to be as free from deleterious ingredients as similar liquors which are imported, I think the former should be given some measure of protection in the incidence of excise.
- Q. 68.—Not unless this was accompanied by a compensating reduction in the Customs duty.
- Q.~69.—The provincial duties on foreign liquors should be made uniform throughout India.
- Q. 71.—I see no reason for the great variations in the rate of tax in certain provinces. I see that Bihar and Orissa levies the same rate of duty.
- Q. 72.—The central distillery system for the manufacture of country spirit has undoubted advantages as compared with the system which it superseded of groups of small individual distillers.
- Q. 73.—I do not see how the present system for licensing the retail vend of intoxicants be improved upon, but with the reduction in the number of such licenses, the license fees might be increased.
- Q. 82.—I think that substantial revenue could be secured without any injury to Indian trade by the imposition of an export duty on raw cotton, oil-seeds and raw jute. The first named is largely bought by a country which competes severely with Indian production with goods manufactured from Indian raw material. An export duty on oil-seeds would tend to stimulate the treatment of oil-seeds in the country, and the conservation of the cake for fertilizing purposes. Raw jute is a monopoly which the Dundee Mills must have.

- Q 83 —I think that in the case of some articles in the tariff, a duty calculated on weight would have advantages. This is specially the case with refined sugar
- Q 88 —I think a large amount of revenue could be derived from increased death duties. The present rate of duty seems to me to be very inadequate
- Q 89 —1 would recommend all judicial proceedings being taxed as highly as possible, so as to become an effective deterrent to litigation

Mr Shakespeare gave oral evidence as follows :--

The President, Q-You are the Chairman of this Association?

- A—Yes, Sir I think I could save some of your time if I say at the outset that a good deal of whit is set out in my written statement is not concurred in or shared by the members of the association I should think except with regard to excise, in which some of the members are interested, and joint stock company taxation, the rost represents my personal opinion.
- Q—You begin with a short note and I take it that it is a summary of your views on the whole subject. It would cover the whole subject if we begin with that First of all you say that the Income Tax Act requires reforming in many directions and that every person having taxable ability should pay some sort of direct personal tax. Your second point is that tangible property by whom soever owned should be taxed by the jurisdiction in which it is located Lastly, business carried on for profit in any locality should be taxed I do not think it is echoing the passage quoted in our questionnaire. I think it is merely a coincidence
 - A -It is merely a coincidence
- Q—The National Tax Association has prepared a scheme of taxation. Their first proposal is the levy of a personal tax on everyone for the upleep of the Government under whose protection he lives. The second is the levy of a tax on property without regard to ownership or personal condition
 - A -That is my view
- Q —Finally they suggest a tax on business I think it is merely a coin suggest about the method' . What would you suggest about the method'
 - A -We have them existing in different forms at present
 - Q-Let us take direct taxation first
- A —That is the taxes per capita as in the case of the income tax, the super tax on individuals and others, the profession tax, tax on trades. All these would cover that
 - Q-You are opposed to anything like a poll far
 - A -That is generally a tax outside the income tax
- Q—In this province does the village moneylender come in under any of these taxes?
 - A -I take it that if the money lender is a honest man he will come in
 - Q-If his income is less than two thousand rupees?
 - A -He escaper
 - O-Is there any class that does not pay its share?
- A I am doubtful in the case of shroffs, the private bankers and the hrokers We are always receiving requests from the income tax authorities to give them information about these people. By way of brokerage we pay them large sums of money I suppose they are trying to trace out such people whose income by way of brokerage or commission must be very considerable
 - O-You are speaking of the host of middlemen
- A Their number may be small or large, but in many cases their income / is a very large one
- Q—What you would advocate is greater activity and attention on the part of the income tax officers?

- d .- That is the whole idea in my mind.
- Q .- What about the people below the exemption limit of income-tax?
- A.—I think the exemption limit is pitched much too high. I do not know whether a large number of persons are not avoiding every form of direct taxation. Of course, they may pay taxes in other ways in having to purchase taxable articles.
 - Q .-- What is your idea about local taxation?
- A.—I refer to such forms as the house tax which is a local tax. I mink it is a very legitimate form of taxation. I do not know certainly about country houses outside municipal limits, but I do not think house tax is being collected outside municipal limits.
- Q.—Is it a fact that land which is used for building purposes escapes land tax?
- A.—I do not know whether there are many eases of large building properties in rural areas. I do not think the district boards levy anything on house properties.
 - Q.—Do you advocate it?
 - A .- I suppose it could be done.
- Q.—I think it is done in other parts of India. Do you propose the rate on the property or on the income?
- A.—Of course the assessment should depend on the rental value of the property.
- Q.—I rather judged that you contemplated taxing the income from the sale of lands.
- A.—I do not think uncarned increment on house property should escape but I admit you could not easily tax the house in the village. I think the levy on the uncarned increment is a feasible one. Moreover the house tax in municipalities is extraordinarily low. In the case of Cawnpore I think it is $\frac{1}{2}$ percent. on the rental value.
 - Q.--As against over 100 per cent. elsewhere?
- A.—I may be wrong, it may be $6\frac{1}{2}$ per cent. At any rate it is a relatively low tax and is the same as the water tax in the ease of Cawapore.
- Q.—Your third proposition is that business carried on for profit should be taxed. Do you mean the French tax?
 - A.—Something like that.
 - Q.—A tax based upon the capital and the number of workmen employed?
 - A.—Yes.
 - Q.—You would not object to paying it in addition to the income-tax?
 - A.—I would not like to see the incidence of the income-tax increased.
- Q.—Your scheme seems to be extraordinarily similar to the Committee's proposals. Your next proposition is that total separation of provincial from central taxation is not to be advocated. You do not like the present system under which each Government takes particular heads?
 - i.-No. I do not like that system.
 - Q.—You go on to say that excise should be made Imperial?
- A.—Anyway as regards its organisation and rating I do not think I would like one province to go and exploit another. It goes on now. This province started imposing an export tax on spirits exported to other provinces and it has greatly embarrassed us who had contracts running with Indian States.
 - Q.—What is the amount of export tax?
 - A.—It is nothing very much. It is two annas per proof gallon.
 - Q.—Is not the object simply to recoup the cost of their staff?
- A.—All the same it is quite a novel and sudden innovation. Nobody knew anything about it. Personally we were involved in this way. We had very large

contracts running to hundreds of thousands of gallons with certain Indian States We wrote to them soon after the introduction of this levy and they said that they would no, pay it

Q—Is it not a sound proposition that the province of origin should levy the excise to be transferred to the province of consumption and is not the Government entitled to be recompensed for anything that they may spend to maintain a large excise staff to look after the production?

A —When you get it out of the unfortunate consumer it may be all right, but as it is we cannot pass it on. We can do it only in our next contracts. That will lead to competition. If it is going to be done it ought to be applicable to all.

Q-It is is it not?

A -I do not know

Q—Originally Government tried to levy this as a kind of octrol tax and then as result of a conference this arrangement was come to viz, that they should recover through the cost price a sum sufficient to pay the staff

A -- I would like to see the whole thing nnified

Q-Have you thought out how the tax should be distributed in a Federal State?

A—No prohably it would not be feasible. It depends on the question whether you are going to appropriate all the tax and then divide it up

Q-We are now looking for the hest errangement

A -Evoise taxation is a very difficult problem. The duty has now been raised to such a tremendous height that it is very difficult to solve it

Q —Have you thought out how it slould he distributed in a Federal State † A —I have not

Dr Hyder Q -With regard to questions 4 and 5 regarding the compilation of statistics you think they are suitable?

A -I think the form is suitable

Q -But the results?

A -Well of course they are greatly delayed in many cases

Q - Are the results accurate?

A -In the case of crop statistics we know of enormous variations

Q—You ere interested in sugar. May I ask you how you would estimate sugar? I think it is one of the crops which is very difficult to estimate

A—The outturn is very difficult to estimate but I think the statistical department authorities ought to be able to tell us much earlier than they do at present the area of cultivation under any particular crop which is very important information. To my mind they unduly delay the publication of the area of cultivation and it is published much too late. By the time the crop is half ripe they publish the area report. I think the form is all right.

The President Q-Do you know how it is done in other places?

A - Look at America and their cotton crop. We have their figures extra ordin rily quickly after sowings are complete.

Dr Hyder Q — You will estimate the sugar crop in terms of juice or sugar.

4 - For the purposes of each district I would adopt the method followed local; What I could like to see as that they do not delay the publication of the area of cultivat on The area is generally known to the village patwars by the 15th March Wo ought to have the area report at least in June The first condition report might be issued on the 15th October and the final one in December

Q-With reference to question No 13, you say that commercial returns should always to aimed at in case of Governmental undertakings such as canals

A —That, of course, is a case where there is no private enterprise concerned In such cases it does not matter how Government deal with the return But in cases of competitive undertakings such a principle should be adopted I have

- A.—Although I pay super-tax. I do not pay any income-tax at all, because nearly all my income is charged at the source. You pay it because the Company is paying it.
 - Q .- Your Company pays super-tax and you also pay it individually.
 - A .- Yes, and my income is charged to super-tax, i.e., I pay twice over.
- The President. Q.—If you were a single individual you would only pay once?
- A.—It certainly seems unfair, but I am opposed to the present system of taxing corporation profits because the rate of dividend is not taken into account. If it is going to remain as it is the tax should be graduated.

Sir Percy Thompson. Q.—Haven't you got the insuperable difficulty, which you had in the case of the Excess Profits Duty in England, that you have to ascertain the capital of the company?

- .1.—I think the dividend per share should be taken into account.
- Q .- Surely you can get over it very easily by inflating the value of the shares.
- A.—This is watering your capital; of course, that can be done. But I think such a course would be objected to by the great majority of shareholders.
- Q.—There is no justification for the income from agricultural operations being exempt from taxation? Can we tax pure agriculture?
- A.—I do not see how you are going to do it; but I do not see why an industry dealing with vegetable fibres, sugarcane and such like should escape. Why should the tea people get off?
 - Q.—Do they get of?
- A.—I understand they got off for a number of years. There was a big case about it.
 - Q.—I think the decision was against them.
 - A .- No, I think they were exempted.
- Q.—I think that in the case of a tea company which grows it, manufactures it and markets it, the profits are divided into two, first of all, profits on growing the tea and secondly, profits of manufacture and marketing. The latter are taxed, while the former are not, because they come under the agricultural exemption.
 - A.—That is the same with regard to sugareane.
- The Maharajadhiraja Bahadur of Burdwan. Q.—When you refer to income from agricultural operations, what do you mean by 'operations'?
- A.—I mean agricultural industries, such as pressing of oil-seeds in the villages or the crushing of sugarcane on a small scale. I do not think you could tax such operations.

Sir Percy Thompson. Q.—Part of the profits due to production of cane are not taxed?

- A.—No, not those relating to the production of it.
- Q.—'Is it not the same on tea?
- A .- So far as I know they are the same.
- Q.—In your reply to Q. 40, you say that the exemption limit is pitched much too high. Suppose you fix the limit at Rs. 1,000, is it a question of the relation between the yield you get and the trouble and expense of administration? In one province an estimate was given that if you fix the limit at Rs. 1,000, you would double the number of people who came within the purview of the incometax, but the actual yield be relatively small because of the trouble of finding them out and you would have to increase the machinery very largely.

- 4 —Yes, but I think relatively that a man who earns Rs 1,000 might be able to pay something small
- Q—Regarding your reply to question No 42 would it be possible to have a standard form of account for widely differing businesses like a banking business or a grocer's business.
 - A -You could have a standard form for banker's business
 - Q-Would you increase the standard form almost indefinitely?
- A -Ordinarily I think the Joint Stock Companies returns are getting much more uniform than they were but even now certain Income tax officers do not understand the difference between capital and revenue
 - Q-Would your standard form he applicable to every kind of husiness?
 - A -Like undertakings would have a uniform form
 - Q-Would it apply to the sugar business?
 - A -Yes
 - Q-You could really devise a form of account for every different business?
- A—Yes I am thinking of something which the Income tax officers would probably be able to understand better. We had a case the other day in which we failed to persuade the Income tax Officer regarding the principles of depreciation in the case of joint stock company accounts and eventually when we appealed, the Income tax Officer was proved to be wrong
- The President Q—You are adverting rather to returns than to the books a man keeps?
- A —I am referring to various questions relating to profits and other details, which would be set out in a standard form by the party paying the income tax before submission to the Income tax Officer
 - Q-lou grow some cane yourself Does it pay you?
- A-No But it is a good thing to have some crop in reserve when your general supplies fall off towards the end of the season.
- Q -You say that the Governments policy of raising the duty on country spirits has already been carried too far Could you develop this statement in a little more detail?
- , A-I think illicit distribution has absolutely got out of control. In the old days when the duty was low it did not pay a man to risk going in for it, but it is now so profitable that all sorts of snuggling is going on Practically speaking Government have lost control.
 - Q-Has the consumption decreased?
- A—les, official consumption has decreased. Our distilleries are running at half their capacity
 - Q-You say that it is due to the increase of price?
 - A -Yes
 - Q-You say that the illicit distillation has increased?
- A—Yes I have every reason to believe this to be the case, although I have not seen it with my own eyes It is I believe accepted even by the Excise Department There is I think no question that it is indespread
- Q Do you think it will improve matters it you do away with the present licensing system.
- A -I do not know that, I was discussing that question with the Excise Commissioner the other day, I do not think he took that view
- Q.—It has been put to us by some people that the high price of heit liquor is putting a premium on the illicit liquor?
 - d -Certainly that is the view

19th February 1925.

Lucknow.

PRESENT:

Sir Charles Todhunter, K.C.S.I., I.C.S., President.

Sir Bijay Chand Mahtab, G.C.I.E., K.C.S.I., I.O.M., Maharajadhiraja Bahadur of Burdwan.

Sir Percy Thompson, K.B.E., C.B.

The Hon'ble Sardar JOGENDRA SINGH.

Dr. L. K. HYDER, M.L.A.

Mr. B. G. BHATNAGAR, M.A., F.S.S., Lecturer in Economics, University of Allahabad, was examined.

Written memorandum of Mr. Bhatnagar.

Qs. 1—7.—At the very outset I wish to make it clear that I am in perfect sympathy with the idea of an economic enquiry preliminary to changes in taxation. But this doesn't mean that I am also in agreement with what they have generally recommended in the Legislative Assembly to be the form of this enquiry. If I have understood the speeches made in the Legislative Assembly correctly and if my memory does not fail me now, then what they want the economic enquiry for, is either for the determination of the total wealth or the determination of the national income. Perhaps the underlying idea of those who insist on having an enquiry of this nature is ultimately to have an idea of the percentage relation that the present taxes bear to the total national income, and then to eompare it with the percentage relation of taxation to total wealth or the national income in other countries like Japan, America, Germany and England. And if after such a comparison they find that the percentage relation of taxation to National Wealth or National Income is higher in India than in other countries, then, to recommend either a reduction in the present quantity of taxes or at least to cry a halt to any attempts at further taxation.

Looking at this line of thought from the practical point of view of taxation, I feel constrained to say that, it is entirely a futile method of approaching the problem. Such an enquiry may be very entertaining for a discussion in a learned society of economists. Perhaps it would also supply a convenient handle to the opposition in the legislature to cry down the Government. But it would be almost worthless for a practical administrator before whom the problem is either to find out new sources of taxation or to bring about an equal distribution of the burden of the existing sources of taxation. For him what is important is not the total wealth or the total national income of a country but its distribution amongst the different classes of people living in that country. Let me make my meaning clear by an example:

Suppose there are two countries X and Y, each having an income of Rs. 10.000 in the year of 1923-24. Now in X this income is divided amongst 30 people equally, each getting Rs. 333-5-4. While in Y, among the same number it is divided as follows:

											Rs.		Rs.
Т	Class:	2	men	2.6	tting						1,000	eaeh	2,000
` TT	,,,	4	,,	٥	,,	,	•				800	,,	3,200
III	"		رو		,,	•	•	•	•	•	500	,,	3,000
IV	"	18	"	_	"	•		,	•		100	,,	1,800
	· · -												
		30											10,000

Now if the minimum exempted from taxation be kept at Rs 250 in X and Y, and incomes above that be taxed according to the generally approved system of progressively graduated taxation and if we adopt the following rates, i.e., incomes between Rs 250 and Rs 450 at the rate of present the rupes, incomes between Rs 450 and Rs 900 at the rate of 5 present the rupes, and incomes between Rs 900 and Rs 1500 at the rate of 6 present the rupes, and incomes between Rs 900 and Rs 1500 at the rate of 6 present the rupes, and incomes between Rs 900 and Rs 1500 at the rate of 6 present in rupes, then yould be 1505 at the rate of 6 presents in rupes, then yould be 1505.0 While in most of the total income of the country A will amount to Rs 15640. The percentage of that the country Y the total amount of the tax on the base of the scaled of the country Y the total amount of the tax on the base of the scaled of the country Y the total amount of the tax on the base of the scaled of the country of the total form the total income would come to Rs 156120, and the percentage of the total income would come to 3 1675. To an unwary and rupe the total wealth of a country as compared to the same of the total of the total income of the two countries may mean shortening, but in reality it means nothing—In the above example we have seen that the total income of the two countries is the same while the mendence of textation per 100 of that neone is almost double in Y than in X. Can we from this argue that Y is more beavily taxed than X? By no means yes! By this time it should be clear therefore that for practical problems of taxation the estimates of total wealth or total income are not at all important in a particular country so that we may have an idea of what classes would come or should come under our scheme of taxation.

Not only the attemps to make an estimate of the total wealth or total income in india will be useless for the purposes of changes in taxation, but it would also require enormous expenditure of time, talent and energy. I understand that in a country like England which is predominantly a manufacturing one and where production in carried on in concentrated locatities it took seven years to have some sort of a census of production. And this when the available supply of men grifted enough to carry out the investigation was as large as an advanced country like England could put in the field for that investigation in a country like India which is predominantly signicultural and where production is scattered over an area at least ten times that of England it should take at least 100 years to complete that enquiry. And here we should it forget that the available num is of people fit enough to carry on an investigation of that kind is incompar able small.

Look at it from whatever point we like whether desirability or pract cability, an enquiry to estimate the total wealth or the total incomes of India is not what is wanted What we wint is some sort of an enquiry that would give us a general idea of classification of the people of Irdia on the basis of incomes. We should have a number of grades of incomes ranging from say, that figure which may be taken as the minimum to provide the necessaries of health and efficiency regional units and the incomes the minimum will be different for different regional units and the control of the second of the secon

idea of classification of population on the basis of incomes, then. I for one, amperfect agreement with it. To me it appears that such an enquiry should not be confined to one-third of the villages but should be carried out for all of them. In view of what I have said above this suggestion may appear a little fantastic. But if on one hand we narrow down the meaning of our economic enquiry to the finding out of income and expenditure of the people and on the other if we keep in view that for this purpose it is not necessary to study the family budgets of each individual family in India then the suggestion will lose much of its impracticability. To begin with, for each village there are records in existence. From these total number of people living in a village could be divided into homogeneous groups and for each homogeneous group is, all people either following the same occupation such as agricultural labourers, the village artisans, the weavers, etc. The agriculturist class itself could be divided into a number of homogeneous groups either on the basis of number of hals, or wells or area under cultivation, whatever may be convenient in a particular locality. As a matter of fact these homogeneous groups should not be confined to each individual village but should cover a homogeneous region or a group of villages having similar conditions. For dividing a district or a taluq into such homogeneous regions it should not be necessary to spend much time and attention because in all the temporarily settled parts of India the Settlement Officers have already done this kind of work for us in their Rent Rate Reports. Instead of the taluq suggested by Mr. Vakil, I should strongly recommend the adoption of circles devised by the Settlement Officers for the calculation of rent. rates as the basis of our enquiry. It is for these circles that we should have in the beginning an idea of the classes of people living and then for each class. we should study, say, about half a dozen specimen family budgets. If we narrow down our s

In this connection I would strongly recommend the Questionneires Numbers 2 and 3. which we in the Allahabad University have been utilising for the study of family budgets. The method of dividing the district of Allahabad into three circles may also be noted. So far we have published only one bulletin in this connection, which I have great pleasure in enclosing for the consideration of the Committee.

Such an enquiry when completed would be of great help in solving some very important problems connected with taxation. From the income side we could know what classes should come under different kinds of taxes, as well as the probable income from each. From the study of expenditure we could find out the real incidence of direct and indirect taxation on the different classes, and then get some particular hints for equalising the burden of taxation.

- Qs. 8 & 9.—The existing data are not sufficient to give us any correct idea of the incidence of taxation on the different classes. The process that I believe can give that idea is what I have suggested above.
- Q. 10.—While estimating the assets of a landlord in these provinces (Agra and Oudh), the settlement officer takes into account the income from Sayar, i.e., from trees, sale of forest land or grass, and fruits, etc. From a study of the Settlement Reports it would appear that the share of Sayar income in the assets would come to something like between one and two per cent. And as the Government usually take about 45 per cent in these provinces the share of such income would be approximately between 0.5 and 1 per cent. Income from nazaranas, penalties and other customary dues are not shown in the village papers, and the Settlement Officers do not seem to have included these items in the calculation of the assets, and therefore such income does not form any part of the revenue. However, I should like to add, that all such customary dues are now becoming rare, especially after the non-co-operation movement.

Q. 11.—No.

- Q. 12.—I am not competent to answer this question.
- Q. 13.—Of course the element of tax will appear under (c), but I would recommend the Government adopting a midway policy as between (a) and (b) ingeneral. In the case of particular services, however, where the object of the Government is to benefit a particular section of the people the Government may sell the commodity at a price that would cover the bare return on the capital invested.

- Q 14—There is none and that because a tax is that in economic parlance which has to be paid under compaision. Now in none of these this important element is present
- Q 16—I have no idea whether the charge for water supplied is adequate or not As to the plan to be adopted I feel strongly inclined to support No 15 (1). And this because I look upon irrigation water as an important raw material in the agricultural industry As agriculture is our most important industry, and as water is essential for its economic development, it should be supplied at as cheap a rate as possible
- \$\tilde{Q}\$ 10.—It would be right under certain circumstances to take a portion of this increase, while in others it would be unjust Supposing a landowner sells his land after its value has increased owing to the introduction of irrigation, then it would be just to take 50 per cent of the increased value But if he doe, not sell it and is securing a higher rental them there is no justification for charging any money on the boss of the increased value and this because the higher rental would naturally be utilised by the Settlement Officer for fring a higher revenue But in the provinces and areas such as in the nextly colonised parts of the Punjab, where land values have risen ever yrapidly, and largely be cause of speculation in land, it may be desirable to tax the land values in addition to land revenue even during the currency of a settlement.
- Q IT—Tenancy laws in different areas have very intimate connections with such proposals. If there is an area such as the Agra Province where the majority of the cultivators are tenants at will or occupancy tenants, whose rents are hable to be increased them in such areas any such improvement is sure to lead the landlord to increase the rents of the tenants with the result that the greater part of any such increase is not likely to remain with the cultivator for a long time. While in the provinces like Bonday and Madras, where there are no land loids, the chances are that the benefits retailing from any such schemes would remain for the remaining term of the settlement with him
- Q 19-If for one would not take such taxes into consideration while estimating the general incidence of taxation. Whenever any such taxes are imposed they are for a definite period of time and for a specific purpose leading to some benefit for the becopie concerned. Strictly speaking they are more in the nature of a fee than of a tax.
- Q 20—Yes I would make distinction between those taxes which are ear marked and those which are leaved for the general purposes of the local body Iu clauve 1, I would put such as the road cess, and in clause 2 the general cess which is levied up to 10 per cent of the land revenue by the Provincial Government in the United Provinces for the general purposes of the District Boards
- Q 21.—Looked, at from a strictly economic point of view, I would not call any charge a tax's if it is voluntary, because from Adam Smuth downwards all economists have agreed to define tax as a compulsory contribution. No taxes, therefore should be considered as voluntary and no contributions that are voluntarily paid whether for a specific service or not, should be included in estimating the burden on the taxpayers
 - Q 25 -Yes I agree with the statement quoted
 - Q 24 -A tax upon entertainments and railway tickets is quite legitimate, provided third and inter class passengers and those entertainments which provide for poorer classes are exempted
- \dot{Q} 25—However in estimating the burden due to excise revenue, I would make no such distinction and that because claves that are prohibited by their religions to drink are found making use of all these intercents

Under ordinary circumstances people whose income is below the subsistence should not now any tax of any bind Under ordinary circumstances people whose income is below the subsistence but in times of stress such as a war, even they may be called upon to contribute level or Just at the margin of subsistence should not pay any tax of any kind but in times of stress such as a war, even they may be called upon to contribute connection. I may be normitted to. but in times of stress such as a war, even they may be called upon to contribe to the expenditure of the State. In this connection, I may be permitted unatches, here. to the expenditure of the State. In this connection, I may be permitted toadd that indirect taxes on such commodities as salt, tobacco, matches, kerosene
ordinarily be taxed at a nominal rate and when an emergency arises, the rate. ordinarily be taked at a nominal rate and when an emergency arises, the rateshould be increased.

Q. 32.—By no means yes.

And 31 belong, I look upon as objectionable in the case mentioned in questions 30 such taxes in their case are likely to Produce a great feeling of resentment taxes are likely to awaken the feeling is likely to be exploited them take a greater in the political conscionsness of the people and to make a greater in the affairs of the State. If rightly handled, a small taxes are likely to awaken the hontical consciousness of the people and to make capitation tax may be used as notont adventor of the State. If rightly handled, a small political them take a greater interest in the affairs of the State. If rightly handled, a small responsibilities. However, on purely economic grounds, such as the cost of collection, I would prefer indirect taxation for the general mass of the population.

Q. 33.—A study of the statement E makes it perfectly clear that the taxable nercontage of inminimum is m smaller incomes is higher in India
while it is much lower for higher incomes. other countries, while it is much lower for higher incomes. Perhaps, taxable minimum: but there seems to be no instification for keeping the percentage of lower incomes and lower in the case of bigger institutes. I for one would therefore strongly recommend that the percentage of centage higher in the case of lower incomes and lower in the case of bigger incomes. I for one would therefore strongly recommend that the percentage of income taken in tagetion chould be brought to the same level as in France on to comes. I for one would therefore strongly recommend that the percentage of income taken in taxation should be brought to the same level as in France up to income of \$150 and above that it should be raised so as to bring it in line with income taken in taxation should be brought to the same level as in France up to incomes of £150 and above that it should be raised so as to bring it in line with the world. This would give us a good substitute for those. incomes of £150 and above that it should be raised so as to bring it in line with taxes that, may be abolished. This would give us a good substitute for those. taxes that may be abolished.

that may be anousned.

Q. 34.—I look upon the present scheme of graduation as unsatisfactory and the present from higher incomes, as compared to what we find in England or in graduation similar to that

Q. 35.—It is desirable to make a differentiation in favour of earned incomes, or incomes from capital invested in productive enterprises; and this because in the process of economic development in India it is desirable to encourage. or incomes from capital invested in productive enterprises; and this because in the present state of economic development in India, it is desirable to encourage in industry and trade rather than landed property. the investment of capital in industry and trade rather than landed property.

Q. Sc.—It is impossible to make allowances for the number of persons sup-O. 36.—It is impossible to make allowances for the number of persons supported out of particular incomes without proceedings of an inquisitorial nature practices. To facilitate matters, I is likely to lead to some very undesirable ported. Below that I would proceed in my normal that in case of incomes, people to be supported, just as under the existing circumstances all incomes of a substantiate its claim for a reduction on the basis of numbers of people supported, just as under the existing circumstances all incomes of a concerned to substantiate its claim for a reduction on the basis of numbers of people to be supported, just as under the existing circumstances all incomes of a company are taxed at a uniform rate at the source. The individuals, later on. people to be supported, Just as under the existing circumstances an incomes of a company are taxed at a uniform rate at the source. The individuals, later on, secure rebates.

Q. 37.—I would leave the super-tax on the companies in its present form. Q. 38.—I am in favour of the removal of the exemption of incomes derived of taxation in this connection should take into consideration the prevailing system from agriculture. However, the problem is a very complicated one. The scheme of taxation in this connection should take into consideration the prevailing system are concerned, I have absolutely no hesitation in recommendari system prevails that the province of a little higher than in the case of income from salaries or business or business. conterprise and the percentage share that may be taken by the State for higher few inclined to think, that the number of land tenure prevails, I am pression created on my mind after going through the economic surveys carried. rew indeed. I have no personal experience of the ryotwari areas but the integration created on my mind after going through the economic surveys carried.

out by Dr Gilbert Slaier in Madras and Dr Harold Mann in the Bombay Presidency, is that the number of occupants who are actional farmers and whose incoming be above exemption finut would pethags in at thousand. So far as the United Provinces are concerned a castly with more or less definiteness that the number of farmers with a concerned a castly with more or less definiteness that the number of farmers with a concerned a castly with more or less definiteness that the number of farmers with a concerned and the concerned and concerned

Q 39—I am afraid I am not prepared to accept the estimate given in this connection. For one thing I havent seen the data on which the estimate is based. And I doubt very much that each televor them. If I were to calculate the latest of the prepared to the second of the latest of the second of the latest of latest of the latest of latest the latest of latest the latest of latest of latest of the latest of latest of the latest of latest

Q 40—1es, I consider that it would be fairer to reduce the limit of exemption to one thousand in case of income tax. Owing to the prevailing system of joint-lamily in India it is rather difficult to make it as low as subsistence level. To arrive at a standard family budget is not difficult but our social responsibilities are far more inclusive in this country than in Europe. In view of this fact. I should strongly recommend the maintenance of exemption limit at a

figure higher than the subsistence level

- Q 11—From my personal experience, I can say, that there are a number of people in urban as well as in rural areas who escape taxation, simply because they keep no accounts. It is true that the introduction of a centralised and more efficient system of income tax control has done a great deal to remedy this defect but if we could adopt some measures that would compel all people, but or small, engaged either in some sort of productive enterprise or in business such as trade, money lending and so forth, to keep accounts, then the receipt from income tax would materially increase Certainly it is desirable that people doing business should keep accounts in a standard form. In what form that has to be decided
- Q 47-I for one am satisfied with the present arrangements in regard to assessment on the previous years income

assessment of the previous year's meaning Q 49—Yes I would recommend excise on the production of the following cigarette pupers, coffee, matches motor cars tobacco, sweets and perfumery

Q 50—Such graduation is only practicable in the case of those articles which have different varieties such as different kinds of tobacco, and so on but it is not practicable in the case of such commodities as sait.

Q 51—I agree with the statement quoted, but as I have pointed out above, I would tax sait rather at a normal rate and would only keep it as a reserve for emergencies.

Q. 52 --Personally I believe that it is not proper to tax people whose incomes either below the margin of subsistence or just about it, but as it is almost impossible to adopt a scheme of general indirect taxation from which these classes may be completely eliminated, therefore the commodities that are generally occurred by them should be taxed very highly

- Q. 54.—I would recommend the extension of sale directly by Government at a price which includes the expenses of manufacture and the tax.
- Q. 55.—Certainly yes. So far I was evading the statement of my idea on this point but now I must. I would strongly recommend that Government should make salt a monopoly of the State.
- Q. 57.—The most evident result of the process of sifting is to increase the price to the consumer. It is invariably practised to increase the trader's profit and as such it should be prohibited, but if the production of salt is made a State monopoly and standard quality is put on the market then there would be no necessity to take any measures in this direction.
 - (). 58.—Certainly the sale of salt by weight is preferable.
- Q. 59.—If, as I have recommended, salt is to become a State monopoly, then certainly it will be desirable to have a Government agency for its sale.
- Q. 61.—I am not a believer in morality heing enforced by something external to man. Both Muslim and Hindu religions denounce drinking and the use of intoxicants and yet people do drink and use intoxicants. When I say this, I do not mean that the State or the public should do nothing to lessen the use of intoxicants hy the people. But what I mean to emphasise is that instead of using compulsion such as prohibition to eliminate the drink habit, I would prefer persuasive methods. The only result of compulsion wherever adopted seems to have heen to drive the drug habit underground. Arguing on these lines therefore, I would support a moderately high excise duty. I am not in favour of any of the proposals made by Dr. Matthai or by the Bombay Excise Committee.
- Q. 63.—I accept the general implication of all the quotations in this connection but I wish to lay a special emphasis on No. 1 and this because I believe that the drug habit can only be reduced by moral persuasion combined with economic pressure.
- Q. 64.—Regarded as a pure measure of taxation the policy followed in the United Provinces seems to have gone in advance of that which I would recommend. Looked at from a purely revenue point of view our excise duties seem to have reached that point where we may look upon them as effective from the moral point of view. Very recently it was given out by the Government that the excise duty is so high that the excise revenue is diminishing. Now if diminution has taken place owing to the curtailment of the drug habit as the public think it has, then it is something to be welcomed. But if it has led to illicit production on a large scale as it is alleged by the Government that it has, then certainly we have overshot the mark. Our excise duties should be such as would discourage consumption but they should not be so high as to lead to illicit production on a large scale. If they are of the latter variety it means a double loss. The State loses in revenue and the public do not gain in moral uplift. In my province, therefore, the question is of facts.
- Q. 66.—To me it seems that the fall in excise revenue is due to (i) pressure exercised by the non-co-operation movement and (ii) the effectiveness of high excise duties.
- Q. 67.—I believe in uniformity of taxation in the case of those commodities which are imported and also produced at home and I therefore would advocate a uniform rate on things produced in India as well as imported from abroad.
 - Q. 68.—No.
- Q. 70.—In the United Provinces the tari thikedar pays from eight annas to two rupees per tree to the owner of the tree. In addition to that he pays the taxes to the Government. From what I have seen I am inclined to think that there is margin for further taxation.
- Q_{\bullet} 71.—Yes. There are sufficient reasons for variety of rates. Ganja and charas have greater value for the same weight and at the same time their effectiveness as intoxicants is far greater than that of bhang.
 - Qs. 72 and 73.—Yes.
- Q. 74.—Certainly, the decrease in the number of licenses has resulted in a great increase in the value of those that remain. To me it appears perfectly natural.
- Q. 78.—If a revenue tariff covers all imports the natural result as pointed out by Prof. Hamilton, is, that it falls rather heavily on the middle class

people I would, therefore, advocate that the tariff imposed for revenue purposes be confined as far as possible to those articles which are consumed by the upper classes. This doesn't mean that the commodities largely consumed by the middle classes should be perfectly free but that they should be taxed at a lower rate

- classes snow a perfective free fine that they are the court fees and stamp and the Courts especially the Revenue Courts is not certainly an index of the ability to pay of the litigant and as such to pay for the cost of the court fees and stamps in the Revenue Courts should be so limited as just to pay for the cost of the courts. From my experience, in the rural areas I find people carrying on hitgation from mency borrowed at high rates and (ii) We should therefore, do everything possible (i) experience of hitgation and (ii) to reduce the expenses of hitgation and at a stamp of the courts of the courts of the courts of the court fees and conscious of the argument which is advanced and there is no denying that there is a tendency of the court fees and stamp duties to the court fees and stamp duties of the state is the maintenance of law and order it doesn't seem to be right for the State even to utilise the agencies that it maintains for discharging its primary functions as sources of taxation. I would therefore say that it isn't primary functions as sources of taxation.
- O 90—Statement of Hohson is perfectly correct, but it needs a little qualification and that is by having stamp duties on deeds of disposal or transfer of propert in they are not very high the State does a specific service which gives validity to the transaction Fees tend to develop into taxes
 - Q 92 -les The element of taxation is present in the court fees
- Q 53 —Here I think the State may legitimately bring in the element of ability to pay and adopt a progressive scale for registration
- Q 95-In a country like India there isn't much scope for an entertainment tax outside a few big cities and therefore I would leave this source of income to the discretion of local bodies
- Q 80 —A tax may be defined as a compolsory contribution from an incluvidual not in iten of any specific service done to him but for the general maintenance of the State A reu may be defined as that which is paid by the users of some natural factors of production such as land to the owner of that factor. The economic considerations in deciding whether land revenue is a tax or a reut does not apply equally to all parts of India. Proceeding on purely economic lines land revenue in the ryotwari areas can to a certim extent be classed as rent. It is a different matter that the owner of the land $i \in$, State prefers not to take the whole of the economic rent. However, in the zamindari provinces land revenue from a purely economic classification point of view can neither be classed as rent nor as tax. It isnt rent because it is levied irrespective of the actual income of the landford. In a country like England where landed incomes are taxed exactly on the same lines as incomes from other sources, if a landford decides to keep all his land fallow during a particular year and therefore has no income from it for that year, he has to pay no tax. While in India whether the landford has income or not, the landford is bound to pay the revenue assessed on his land. This is something which distinguishes land revenue from a tax. It is as Baden Powell has pointed out something by itself. If, however, we must lahel it either as rent or as tax, then, it has more in common with a tax than with rent.
- O 97—"o It may be affected in the rvolvari provinces but it is not certainly affected in the zamindari provinces. The causes that influence the prosperity of the cultivator are so many that it isn't cossible to give an idea of the cultivator is a considerable to the set in the certainly land tax in the zamindari provinces very remotely effects the full study of the cultivator, it would strongly recommend the peusal of my paper on India's Economic Problems' recently published in the Bengalee'
 - Q 98 -I concur with 1 hut I do not concur with 2 3 and 4
- Q 89.1 don't understand this question as it is not clear Inequality in whas? Taking into consideration the standard of living and price-level, certainly Rs 2000 is not the subsistence level It is not impracticable for a taxing officer to ascertain whether an agriculturist's necome exceeds the taxable initimum limit or not. It should be quite easy in the case of zamindars Certainly it would lead to the breaking up of joint families, and as a result it would

tend to induce fractionisation of holdings; but I don't think that it will go a very long way in this direction.

- Q. 101.—I don't approve of a tax on mutations because I think that it will not be effective in checking fractionisation. I'he phenomenon of fractionisation or what is known in economic circles as sub-division of holdings is due to our laws of inheritance, and mutations are merely the outward indices of the real diseasc. In order to check this tendency we have either to change the laws of inheritance, which is an uphill task, or we have to modify our tenancy laws on the lines suggested by the United Provinces Government in the Bill on Agra Tenancy under consideration.
 - Q. 102.—Yes.
- Q. 103.—I would leave the taxation of the agricultural lands within municipal limits to the local authorities.
- Q. 104.—I would adopt No. 2 and that because this seems to be the only-method by which comparative estimate can easily be made.
 - Q. 106.—I agree.
- Q. 107.—The local bodies should be given further powers of taxation. They, especially the municipal boards, be given the power to tax the increase in the land values.
- Q. 103.—From a purely economic point of view the levy of octroi is certainly unsatisfactory and I quite agree with what Armitage Smith says in the passage quoted in Q. 109; and as such out of these three taxes, I would recommend its discontinuance. But after taking into consideration the financial position of the majority of the municipal boards in India and my failure to suggest some-suitable and effective substitute, I do not feel justified in recommending its discontinuance. In big cities like Calcutta and Bombay where owing to the high prevailing rents, the house-tax succeeds in bringing substantial funds to the municipal exchequer, it is comparatively easy to dispense with octroi, but in moffassil municipalities where octroi brings in substantial revenue and where house-tax is not comparatively important it is difficult to do without octroi. I know of some municipalities in the United Provinces which for a time abclished octroi; but when they found that they could not make the two ends meet, they had to reimpose it. It is one of those necessary evils with which an undeveloped country has to put up with.
- Q. 112.—It is right that the house and the land tax and the land cess should be levied in whole from the owner. The owner of the agricultural land is not able-immediately to shift the land cess on to the occupier but even he, in the long run, shifts it on to the occupier, while the owner of a house or a land, within the municipal limits does shift the tax almost immediately on to the occupier. It is also easier to collect from the owner than from the occupier.
- Q. 113.—So far as the limitation on the power of the District Boards to impose a land cess is concerned, it is very desirable. If the District Boards were given an unlimited power, the danger is that the burden of taxation on the landlord may become excessive. It is to safeguard against this that it is essential that a limit should be fixed. However, as lands and buildings in municipal areas are not exposed to taxation by two authorities, there seems to be no justification for imposing any limit there.
- Q. 117.—Before I answer this question, I may be permitted to point out that the theory that prevails in certain quarters, that towns and cities are something independent of the surrounding rural regions, and that the surrounding rural region does not in any way benefit from the presence of the town or the city appears to me to be entirely wrong. It is on the basis of this theory that people consider it unreasonable on the part of the Central Government to give subsidy or grants in aid to the municipal administrations. If the theory were correct, then the principle on which the Central Government should advance funds in aid of municipal finance would have been a simple one. There I should have expected the Central Government giving only so much as was necessary to spend on national or onerous services. But I do not believe in the principle initiated above. To me, the city or the town in the centre of its surrounding rural region occupies very much the same place as head and heart do in the human body. I would therefore freely accept the legitimacy of general governmental funds making unconditional contributions in aid of local finances. However, I would modify this principle to a certain extent and that to ensure

economy and local effort to raise funds. The particular form that my modification would take in practice would perhaps be the same as is adopted in the United Province's for giving aid to private schools and colleges. If they provide Rs 100 the Government is also willing to grant them aid up to an equal amount.

- VII8—The stimulus referred to in the question does not seem to exist to an apprehimate degree in the rural areas but the civic consciousness of the rural state of the civic consciousness of the rural continuous to increase However as things are at present, some watch'ul ness on the part of the Central Government to see that efficiency is maintained in essential But this watch'ulens should, as far as possible, avoid its eypres soon in that particular form which depresses initiative, and should expression in that persuasive manner which encourages initiative and creates an impression on the mind of those in whose interest it is exercised that the exercising authority is solutions of their well being
- O 119 -Out of these only I will recommend a tax on hotels and that by the local authority in whose jurisdiction the hotel is situated
- Q 129 -- I am inclined to support strongly proposal of J C Jack for the Q 120—1 am inclined to support strongly proposal of the strong interest income tax. What principals form it should take is a question of details which will have to be discussed later on II Jack's suggestion is adopted it will naturally embrace Prof. K. T. Shah's suggestion of having an uncome are not on agreenthrial incomes. I am also inclined to support strongly Prof. Shah's suggestion to have succession duty as well as tobactoc monopoly. His suggestion has suggestion to have succession duty as well as tobactoc monopoly. His suggestion to have registration fee on marriages is also very good It is likely to secure a substantial income to the exchequer and at the same time to secure legs recognition of the fact for the parties concerned. As things are at present, no recognition of the fact for the parties concerned. As things are is present, in creabile records exist to prove whether a certain man was married to a certain woman or not. The other taxes mentioned by Prof. Shah are such as are being utilized by local authorities. The suggestion of a member of the Indian Economic Association to have a tax on downess is not likely to yield much and is sure to increase distincts practices. The suggestions of Prof. Rangaswam Ivengar have been already covered by Prof. Shah's sungestions. If Yaki's suggestions are quite reasonable. The same cannot be said, how ever, of the suggestion of Sir Ganga Ram. He would abolish land revenue and replace by produce at 7.6 of the value of each and every produce at the land. If the assessment of land revenue means so much work for the Settlement Officer and his staff and that when it is assessed not every year but Settlement Officer and his staff and that when it is assessed now every year years, then the estimation of the produce of the land every year, as contemplated by the suggestion of Sir Ganga Ram would really mean an enormous amount of work. If for nothing, then for this, I would rule out his suggestion as impracticable. Perhaps he himself realises this and that is why he has added that "This tax I would charge on all such produce brought to the railway station, whether it is for the provincial consumption, for transfer from one province to another or for export to other countries, exempting only a certain local radius intended to cover home consumption." If this suggestion of the realises the household the description of the produced the countries, exempting only a certain local radius intended to cover home consumption." If this suggestion is the support of the produced the first the respective for the produced the first produced the support of the produced the first produced the support of the produced a certam focal radius intended to cover home consumption. It cuts aurgospoul of his is adopted to give effect to his proposal, then two things are likely to happen (i) the State will not be able to secure 1/6 of all the produce whereas now State is able to get some percentage of the total yield from the land in every year. (ii) that part of the produce which will be seeking export from province to province or from India to other countries will be subjected to a comprartively high tax and thus discourage industry and trade. In some cases where things may be re-exported, double or treble taxation may take place. The local services are supported to the countries will be subjected to a comparatively high tax and thus increases. radius exemption is likely to lead to devices for evading this tax, and thus increasedishonesty While the proposal to commute land revenue is perfectly impracticable for want of the necessary funds
 - Q 121-I am in entire agreement with the passage quoted above
- Q 122—I would strongly recommend the taking up of tobacco as a Govern ment monopoly Its production should be allowed on the same lines as the cultivation of poppy it should not be difficult to stop imports because we haven't found it difficult to do so in the case of opium

Q/ 187—I would graduate the succession daties according to the amount inbefore the Economic Conference at Benares

- Q 159 -I agree with the propositions initiated here
- Q 141-I consider this appropriate in the case of India
- Q 142-I accept the proposal

- Q. 143 -- The difficulty described in the passage is certainly magnified in the case of India and that because of the joint-family system.
- Q. 144.—In the case of movable property, it would certainly be difficult to enforce succession duty. People will certainly try to evade it, and the detection of evasion will be very difficult in the case of joint-families, but all these difficulties can be got rid of, if the succession duty is not levied on what is called chattel property.
- Q. 137.—Division of the Proceeds. The question of the division of the proceeds r ay be approached from two distinct points of view (i) to give the Central and the Provincial Governments definite and distinct sources of revenue to carry out their responsibilities in their respective spheres of influence. That it is highly desirable to earmark certain sources of revenue to each of them needs no lengthy elaboration on my part as the principle has already been very well recognised in the Montague-Chelmsford Scheme of Reforms. Secondly, after having assigned sources of the revenue in this way, the question may be approached from the point of view of convenience of collection. So far as No. 1 is concerned. I strongly believe that, as far as possible, we in India should aim at giving separate and distinct items of taxation to the various Governments. So far as No. 2 is concerned, that to me is a question of administrative convenience and it is here that I will make use of the principles recommended in the passages quoted in this connection.
- Q. 148.—There is no danger of the contingency mentioned in this question arising in India and that because under the present arrangement, Central Government have income-tax, and other expansible taxes besides customs revenue. For further discussion of this subject I would refer the Committee to my paper read before the Economic Conference.
- Os. 149 de 150.—I do not know any province in India which is mainly commercial. Of course Bengal and Bombay could derive substantial income from jute and cotton industries as well as from commerce if income tax were not a central source of revenue, and perhaps as compared to other provinces they are at a little disadvantage. While they have the responsibilities arising out of the presence of these two factors they do not get an adequate income from them. In view of this fact it may be decided to modify the principle of clearcut in this case, and a certain percentage of the income from the taxation of industrial incomes in these provinces may be given to them.
 - Q. 151.—I have discussed this question in my paper.
 - Q. 152.—I accept the above reasoning.
 - O. 153.—Yes, there is a case for allotting them to the provinces concerned.
 - Q. 154.—This question also I have discussed in the paper.
 - Q. 155.—This question I have already discussed above.
 - Q. 156.-I accept your reasoning.
 - Qs. 157 & 159 .- All these questions are discussed in my paper.
 - Q. 150.-I agree.
- Q. 161 —Yes, limit should be imposed by law. These hints I have already given.
- Q. 163.—I advocate public enterprise in such cases. Under ordinary circumstances such enterprises should be run on the principle of maximum benefit and not on the principle of maximum monopoly net revenue. But when the needs of the public demand a higher income the element of taxation may be introduced. Both Dr. Marshall and Prof. Pigou advocate a similar treatment of such services.
 - Q. 164.—No.
- O. 165.—Yes, I approve of the application of the principle of monopoly in the case of the following commodities in India: tobacco, explosives, salt, alcohol and other drugs, and quinine.
- Q. 168.—If the production of tobacco is made a State monopoly, its production will have to be carried on, on very much the same lines as the production of poppy and here the agency of the land revenue staff will have to be utilised. I think that this perhaps is the only taxation the administration of which could be entrusted to them with advantage. As things are at present, I do not think that the revenue staff is excessive. There is so much of litigation that they have hardly any time to give their attention

to the development side of rural areas

Even supposing that their judicial workwere either diminished or eempletely taken away from them, then they could
very well and should give their time to the encouragement of couperation satitation and other works of agricultural development, which hardly receive any
attention from them now.

Thoughts on Indian Finance

(1 Paper read by Mr .Bhatnajar before the Economic Conference at Benares, 1925)

The termination of the Great War and the introduction of the Montagu Chelmsford Reforms, have both in their own way left some mark on the finances of India The War in its cumulative effects has succeeded in maising all around us a desire for more funds. The Mulitary budget which in its all around us a desire for more junus. And alittary bunger which in its untrumed condition used to stand somewhere about thirty crores in the years immediately before the war, now, they say, is impossible to bring down below sixty crores, and that too after all the cuts applied by the Inchcape over The great inflation of currencies in Europio and to a certain extent in India. also, raised the level of prices, and thus on the one hind reduced the value of money received in trattion by the Government, and on the other led the various Services under the Croun to ask for more on the hins of higher prices, both leading to a strong demand for more trivition. The Montrey Chelmsford Reforms, by separating the Provincial finances from the Central finance of the Government of India succeeded in bringing about a further reduction in the resources of the Indian Government neduction in the resources of the Indian Government. To make good this deficit they introduced the system of Provincial Contributions, and that in its turn has brought about stringency in the various Provinces and that at a time when the Reforms have placed the Development Departments under Ministers responsible to the popular Legislatures Whatever may be the opinion of political leaders, to me it seems that much of the unpopularity of the Reforms may be attributed to the lack of funds at the disposal of the Ministers, who with all the good adentions could do very little to improve the condition of the people. If Dyarchy has failed, much of its failure is due to this mittal mustake. To me therefore the problem of Indian ficance presents a two fold aspect. First, how to secure increased funds for the Central Government to meet the expenditure on subjects pre-eminently Central such as the Army, the Navy, the Air Force, the Posts and Telegraphs, etc The same is true in greater measure of the Provinces, where not only more funds are needed for the present, but also from the netture of the subjects assumed to them, they would continuously need more and more Secondly, how to bring about a division of sources of income and expenditure between the Central and the Provincial Governments, so that each may have its legitimate sphere of influence, and yet be perfectly independent of the other The division as it is at present puts practically all the services such as Education, Sanitain and Industrial Development that need expansion and further development, and on which, as the country becomes more and more organised, the chances are that more and more expenditure will be needed, under the Provinces, while it assigns almost all the sources of mecmo which have been yielding intogressive income, such as Customs, and income from Rulways, Posts and Telegraphs income, and as Cussouss, and measure from antimass, fibril and executions to the Central Government And these are pre-eminently the sources from which incomes is likely to increase with every increase of material civilization in this country. The only source of income under the custing arrangements in this country the only voitee on menion under the crising arringments which is progressive and expandable, and from which Protoness get in share it the Income tax. But it is almost an magnificant source as the Central Government, has only permitted the Troymonal Governments to retain a share Government has only permitted the anomalia conveniments to seem a same in the growth of the income tax, when this growth is due solely to an increase in the amount of anome assessed, and is not due to in increase in the rate of the tax. This is arranged by giving to the Provinces three pies on each supee of income assessed minus whatever this amounted to in the years 1820—21, less also one foorth of the costs of collection. Even as it is the arrangement is but a temporary one

Is the a temporary one with the second problem. At present the chief sources of moon of the Central Government are. (1) Castomy, (2) Income tax, (3) Sylt Revenues, (4) Opum (5) Profits of Railways, and (6) Income from Posts and Telegraphs Opium and salt excepted all other heads of Revenue show a fairly sustained studies of the contract of the contr

valuable, and dependable asset of the Imperial Government that a slight micrease in it succeeds in bringing a large income to the Central Exchequer. In it the Government of India have a source of income wonderfully suited to meet emergency expenditure. While in sources of income such as Incometax, the Customs, and Railways they have sources that have been expansive, and are expandable. True, if India adopts a rigid policy of Effective Protection the income from Customs is likely to decrease after some time and not increase as some enthusiastic writers seem to suggest, i.e., when the policy of Protection will have made itself felt, and succeeds in developing home industries. But when income from Customs begins to fall, the chances are that the taxable capacity of the classes that contribute to the Income-tax will have increased and the receipts from Railways, and Posts and Telegraphs are sure to increase also and thus make amends for any decline under Customs. From this brief study it should be clear that the Government of India have sources of income which have in them all the necessary attributes to meet all possible calls on them, under their various responsibilities.

I wish we could say the same of the allocation of sources of income and of expenditure in the case of Provinces. The chief sources of revenue of the Provinces at present, are (1) Land Revenue, which at least in Bengal, Bihar and Orissa, and part of the United Provinces of Agra and Ondh is rigidly fixed, and in others is capable of increasing only after long periods of thirty to forty years. It is true that income from this source, as evident from the figures under this headl, is secure and substantial. It is also expansive, and chances are that as progress in agriculture proceeds, income from this source will also increase. But as yet nothing serious has been done to make agriculture progressive, and we do not see any signs of rapid development in the near future. On the other hand, all students of rural economy will agree with me that it needs large initial funds to put it on a progressive basis. As it is, it may be looked upon us a source of progressive expenditure rather than of expansive income. And even when it becomes expansive in character, from its very nature, it will never be expandable at short notice. (2) Exeise: Income from this source has been progressive but if the popular Ministers are Income from this source has been progressive but if the popular Ministers are to keep the confidence of the public, and if they seriously set out to discorraging consumption of drugs, then at least that part of this source which is derived from the licensing of liquor shops is bound to fall much below its present level, if not to disappear completely, in course of time. But the income from that part which is levied on home production of things like cotton cloth, and other commodities surely gives to the Provinces an item that has in it the merit of expansiveness as well as expandability as the Provinces progress towards greater and greater efficiency in production. But as it is, there is not much chance of its being utilised for the increasing needs of the immediate future of such development services as wider facilities for Education, Sanitation, Road-building and the like. (3) Stamps, both Judicial and General. Here again, are sources of income with the Provinces which have been somewhat progressive in the past. But certainly that part of this income which is derived progressive in the past. But certainly that part of this income which is derived progressive in the past. But certainly that part of this income which is derived from Judicial stamps, though under the existing conditions of enormous litigation between the tenants and the zamindars on one hand and between co-sharers and their creditors on the other, is substantial, is not likely to remain so, (at least efforts should be made to decrease it) when changes in tenancy laws, as well as the pressure of public opinion will have improved the relations between the landed interests, and when further development of Co-operative Credit will have reduced the indebtedness of the landed classes to the age-old Mahajan of the village. This does not mean that the income from this source taken as a whole is likely to diminish. If there is a decrease in the income from Judicial stamps it is not likely to take place in the near future, and by that time the working of the very forces that will tend to bring about a dimination in this, a change for the better is bound to come in that part of it which is yielded by the general stamps. If people of India become progressive enough to diminish litigation, and to reduce their debts then they are sure to take to industrial development, and to greater share in commerce and trade; and both these would bring about an appreciable increase merce and trade: and both these would bring about an appreciable increase in the use of General Stamps. (4) Irrigation: This is a source of income very much analogous to Railways with the Imperial Government. Income under this head has been expansive in the past; but it has in it two inherent defects. First, you cannot raise or lower the water rate with the same ease

as the rails ay rates and then the increased rete can only be operative after a certain definite time, and does not yield an immediate and continuous large motions as an ancrease in the railway rates is sure to do I therefore lacks the very desirable attribute of expandability at a short notice to meet an immediate call on the Provincial finances [5] Feeder Railways Certainly income from this would have gone some way to relieve the defects in number 4 but this source of income is as yet absent in most of the Provincial Boologia Seeder Railways running within Provincial boundaries, are absent this source may be looked upon as a hopeful step of the future and not a tangible source of income for the needs of the near future

From this discussion it should be clear that though in the Provinces we have one or two sources like Exists, General Stamps and Irrigation, which lave been yielding a progressive meome in the past, and which hold a promise of larger meome in the future, their contribution to the total Provincial revenues is by no means considerable, and Land revenue may be looked upon as the maintay of Provincial resources, and it is ceitainly not elistic The want of elasticity or what I have called expandability in the items of Provincial revenue is what comes out most prominently after the brief discussion carried on above

Academically speaking, want of elasticity in the Provincial systems of revenue is a serious drawback, and may suggest this need of gyring servous thought in the reallocation of heads of revenue as between the Central and Provincial Governments. But a little discussion of the nature of the functions of the two Governments would show that the problem is by no means so urgent as that if there is a State and practically allow including the form to meet unforessen expenditure this category, the provincial districtions are in this category, the provincial control of the form that the provincial distriction of the form the control of the form the control of the con

On the whole then, we cannot say much against the distribution of sources of income as between the Central and the Provincial Governments, especially if we look at it, in relation to the nature of the functions of the wood Covernments. Even when examined in the light of general principles, which such authorities as Plebn or Bastalle have laid down in this connection, the present allocation would justify itself. The same however, cannot be said of the existing system of contribution from the Provinces to the Central Government to cover up their deficit, temporary or permanent, recurring on the Central Government have got the Income tax, and the Salt tax, both these have ultimately to be put by the people in the Provinces and both these are such as are capable of yielding larger income with an increase in the rate of assessment if there is a deficit, why should the Central Government approach the Provinces for contributions, and thus criptle their resources and interfere with their even tale of progress in the pre arranged schemes, why should they not increase the rate of such taxes as mentioned disays, and thus secure the necessary funds. Ultimately the funds come from the people of the different Provinces whether they are taken by the Provincial unthorities or by the Central antionity but if the Central authority does it directly then the chances are that the incidence of the

new levy would be more even than it is likely to be under the existing system of contributions. A direct tax is more likely to make different Provinces pay according to the ability of the people of individual Provinces than an indirect contribution from the Provinces.

We are now in a position to take up problem number 1. How can we secure larger funds both for the Central and the Provincial Administrations? There are two possible ways in which this problem may be solved; either (i) the rate of the existing taxes may be increased or (ii) some new taxes imposed. There is a third, which if rightly carried into effect, may bring about the same result as an increase in the rate of existing taxes or the introduction of some new taxes, and yet eliminate the disadvantages of either, i.e., the introduction of economy in the existing items of expenditure. To begin with, the last should be the aim of all Governments, and I note with pleasure that almost all the administrations in India lave tried,—I am not prepared to say their level best,—to make use of this method of securing larger funds. Whother there are yet opportunities of making further reductions in the expenses of the Central Government, and the Provincial Governments, is a question that can only be answered by people in close touch with the internal working of these Governments and their administrative services; but from what little I know of what has already been achieved there does not seem to be much further scope in this direction. And even if we could bring about further economies in existing items of expenditure the relief thus afforded is not likely to last for long, as in an undeveloped country like India, and fairly on the road to progress, every new day is sure to bring fresh items of expenditure. This is a point which we in India must clearly recognise, and be prepared to face in all its bearings. We should, however, make every effort to see that every pie that is taken from the tax-payer is well spent, and is not utilised for unnecessary purposes. To me, therefore, the curtailment of expenditure does not offer itself as a permanent solution of the stringency of funds in the various Governments.

However, when I make the above statement, I do not mean by any stretch of imagination to imply that efforts should be relaxed in this direction or this fruitful source of income should not be utilised. What I wish to press for recognition is that under the existing circumstances we should not expect to get substantial and more or less lasting relief from this source. If India is to advance, as she must, need for further taxation is inevitable. And the problem is whether this further taxation should take the form of new taxes tapping so far untouched sources of income, or should take the form of higher rates of the existing taxes. On the face of it there is not much difficulty in choosing between the two. I for one would always prefer a tax that is likely to fall on incomes so far untaxed, as it is sure to cause less opposition. The people who are already paying the existing taxes, are likely to support gladly a scheme of taxation that attempts to make those people pay who had escaped so far from contributing to the needs of the State, rather than a scheme that is likely to add to their existing burden. The only opposition that is likely to be offered to new taxes may be expected from the classes that are likely to be touched by them. But if the classes should legitimately come within the sphere of taxation, and if they have so far escaped, there is no reason why they should continue to be free when the country needs all the funds that we can command for her orderly development.

This brings me directly to the question—are there any new sources that could be tapped by the Central and the Provincial Governments—sources that would continue to maintain the strict separation of finances contemplated by the Montagu-Chelmsford Reforms. Let us take the Central Government first. We find a suggestion in the Meston Report on Financial Relations, that the Central Government may tax landed incomes beyond a certain figure. I do not object to the taxation of landed incomes as such, but I would rather see them taxed by the Provincial Governments. Land Revenue at present is entirely a Provincial subject, and any scheme of supertaxation by the Central Government, would be tantamount to the introduction of that sharing system which is definitely against the letter and spirit of the Reforms. This source of income was also recommended by Professor C. D. Thompson of the Allahabad University, in a Paper read before the Conference of Economists, held at Allahabad in 1920, but he too contemplates it as a source of income for the

Provinces and to me that seems to be its logical place. If not this, then what othen source could be suggested to the Central Government? I plead includity to recommend any new source that so far has not been utilised either the Provinces or by the Central Government But I am one with Mr the Provinces or by the Central Government But I am one with Mr Shahami in recommending that the Central Government should take up from the Provinces that part of the income under the head Excise, which is alceholic drunks, and other narcotic drugs, making of eigarcties, i.e., salt, cotton goods, jute goods and the like. This would secure unformity of excise taxation which may not brist if each Province adopts a different rate. It is essential that we should have minformity of rate in all the Provinces, for this reason alone that when these very commodities are imported from abroad they are taxed at a uniform rate mider the Customs to whichever province the may ultimately go, and this in the words of Mr Shahami to "preserve leathful and equitably distributed industries" by providing as far as possible "the same conditions of manufacture in all parts of the country.' And this can only be achieved if the Central Government were to assume exclusive control over the administration of this form of excise. To distinguish this irrow the tax would continue to be levied by the Provinces on the sale of drugs etc, we may call this tax on production "Excise", and the latter a 'Licensing Feel' or something elve to the same effect. The same line of argument leads me to recommend that General Stamps should become, as originally suggested by the Montage Chelmistor's Scheme, a source of Imperial Revenne

by the Montagu Chelmsford Scheme, a source of Imperial Revenue.

True the tansfer of these two from the Province would cause a further stringency there, but part of it would be met by the Central Government returning to take the Provinceal contributions. On the average during the five years ending 1919 1920, the Provinces have been receiving 410 456,862; and 22.207,693 respectively. From Excuss and General Stamps. If these two go to the Central Government and if the Central Government give 6 million pounds, then there will be a deficit of 7 million pounds in the Provinces contributions which amount to something like 6 million pounds, then there will be a deficit of 7 million pounds in the Provinces who should note here that the deficit will not be so great as that, as the Provinces will continue to get that part of the Excuss revenue which is now received from the Itensing of sale of optum liquor and bhang, etc. What part this forms of the total excuss revenue high to give in definite figures, as no separate figures are available. But we may take it to form at feast 1/3 of the total, i.e., the real definit of the sum of the su

therefore capable of increasing to suit the need of the moment. If the above arrangement is adopted, then the Provinces on the whole will have i deferit. How should we meet it. In Schednis 1 to the Schednish Taxes Rules we find eight items which could be utilized by the Provinces without the previous sanction of the Governor General in Council. These are of the time of the ti

^{17:}de his paper on Indian Finance and Reform Scheme; read before the Conference of 1920

whether a certain estate is liable to be assessed. But with the exception of permanently-settled Provinces, and Oudh in the United Provinces, this source of income is not likely to bring in appreciable relief to the Provinces. And we have to look for other sources of income for the Provinces.

Here the first to suggest itself is the scheme of super-taxation on all landed incomes beyond, say, rupees five thousand per year, at a progressive rate. In the permanently-settled parts of India the desirability and legitimacy of adopting this new taxation is beyond doubt; and it is here that this tax is likely to yield considerable income. This does not mean that in other Provinces such as the Punjab, the Central Provinces and the Agra Provinces, the tax is not likely to be as important as in the permanently-settled parts. Speaking for myself, I should adopt a higher rate of taxation of landed incomes, and a lower untaxable minimum in the permanently-settled parts, and that to make amends for the blunder of 1793.

We see, therefore, that if the Provinces are given back the money they now pay in Provincial contributions, and if they introduce these two new taxes, then their present deficits caused by the removal of taxes on home production (excise) and the General Stamps to the Central Government would disappear. And perhaps the only problem that would then remain for the Provinces to solve would be to provide funds for their schemes of development. To a certain extent this may be done by selling by auction large areas of nazul lands to the public. This would at once bring a considerable quantity of cash to the Provincial exchequer, and diminish the expenditure that is now incurred on the maintenance of the nazul staff.

But all these arrangements are not likely to solve the Provincial problem of providing a continuously expansive income. To me it seems that it can only be solved if the Provinces adopt a bold programme of development in the rural areas, and thus increase the production from land, and bring about an increase in the taxable capacity of the people. We are now in a vicious circle: the production of the agricultural industry is low, because our methods of production are backward, because the agricultural classes are ignorant and poor and cannot afford to make use of improved implements and better methods of farming. They are ignorant and poor because the industry does not yield enough. This vicious circle has to be broken, and to me its weakest link seems to be the ignorance and the lack of funds of the cultivator. The State in the beginning should provide funds for removing these, and that can only be done not by raising taxation, but by free borrowing on a large scale, and then the application of funds so secured towards the development of Co-operative Societies, drainage, and irrigation schemes, experimental and demonstration farms, education of the people in rural areas. both the landlords and the zamindars, and the giving of loans at easy rates to the agricultural classes for carrying out development schemes. What is wanted is a well thought-out programme of economic reconstruction, with its stages clearly marked out, the part to be played by the Government, the landlord, the cultivator, and the educated classes in its accomplishment pre-defined, and then the funds necessary to enable each class to function and do its work properly unhesitatingly provided.

371

TABLE A

(IMPERIAL AT PRESENT)

(In thousands of pounds)

Year	Opinm	calt	Custom	Income Tax	Railways	Posts and Telegra phs	
1898 99	3 817	6 017	3 201	1 281	13 076	1 993	
1899 00	4 402	5 850	3 134	1 300	14 650	9 136	
1900 01 •	5 102	5 967	3 3 2	1 399	16 941	2 248	
1901 02	4 853	5 939	3 833	1 069	19 258	2 287	
1902 03	4 408	6 184	3 9 8	1 410	19 116	2 204	
1908 04 .	\$ 736	5 250	3 966	1 215	20 549	2 369	
1904 05	6 022	5 355	4 369	1 270	22 609	2 4-5	
1905 08	5 469	4 376	4 348	1 321	24 594	2 061	
1906-0" .	5 661	4 363	4 352	1 424	26 278	2 704	
190~ 08	5 245	3 339	5 004	1 504	2765	2 831	
1908-00	5 895	3 2-6	4 832	1 553	28 871	2 804	
1909 10	5 535	3 820	4 965	1 559	28 982	2 830	
1910 11	7 592	3 176	6 819	1 593	30 669	2 994	
1911 12	5 961	8 891	6 469	1 653	88 637	322	
1912 18	5 12a	8 331	7 197	1 742	36 -64	8 437	
1913 14	1 625	3 415	7 5.8	190	37 639	8 599	
1914 15	1 572	3 911	6 347	2 0.7	86 176	8 597	
1915-16	1 914	3 646	5 874	2 090	38 °66	3 ~67	
1916 17	3 160	4 8%	8 559	3 773	42 063	4 175	
191" 18	3 079	5 499	11 037	6 \$08	46 042	4 61"	
1918 19	3 289	4 278	12 121	7 758	50 944	5 343	
1919 20	3 037	3 832	14 989	15 4-2	52 964	6 137	

TABLE B. (PROVINCIAL AT PRESENT.)

(In thousands of pounds.)

Year.			Land			Prov-	1		STAMPS.		
				Reve- nue.	Forest.	Excise.	incial Rates.	Regis- tration.	Irriga- tion.	Judi- cial.	Non- Judi- cial.
1898-99	•	•		18,306	1,240	3,829	2,615	294	2,305	`2,228	967
1899-00		•	•	17,205	1,235	3,860	2,499	288	2,397	2,270	992
1900-01	•	•		17,503	1,298	3,907	2,563	313	2,553	2,282	1,058
1901-02			•	18,288	1,157	4,077	2,741	313	2,531	2,290	1,054
1902-03	•			18,437	1,298	4,427	2,747	314	2,765	2,372	1,070
1903-04				19,234	1,481	4,980	2,825	327	2,907	2,453	1,131
1904-05				18,954	1,602	5,353	2,824	339	3,067	2,548	1,187
1905-06		•		18,862	1,780	5,688	2,798	362	3,007	2,642	1,259
1906-07				19,832	1,769	5,898	2,281	380	3,538	2,680	1,315
1907-08				18,756	1,733	6,219	2,333	415	3,486	2,921	1,547
1908-09	•	•		19,759	1,701	6,390	534	. 431	3,558	3,028	1,537
1909-10		•		21,332	1,735	6,538	539 -	430	3,660	3,231	1,525
1910-11		•		20,878	1,830	7,030	554	426	3,695	3,425	1,652
1911-12				20,765	1,952	7,610	549	446	3,980	3,352	1,686
1912-13				21,282	2,153	8,278	552	482	4,411	3,487	1,852
1913-14				21,392	2,230	8,894	180	519	4,713	3,634	1,979
1914-15				21,222	1,981	8,857	39	485	4,681	3,628	1,712
1915-16				22,031	2,074	8,632	42	519	4,779	3,894	1,854
1916-17				22,041	2,471	9,216	31	541	5,156	4,073	2,047
1917-18				21,607	2,731	10,162	29	528	5,064	4,019	2,032
1918-19		•		21,090	3,121	11,558	28	573	5,347	4,180	2,301
1919-20	•	•		21,610	3,578	12,840	36	724	5,853	4,646	5,304 '

Mr. Bhatnagar gay ora evidence as follows :--

The President Q-You are Lecturer in Economice at the University of Allahahad!

A --- Yes

- Q-You say that we must have a classification of population on the basis of incomes and you say that the enquiry you contemplate will take not eix months but at least twice or three times that period Do you think it is possible for us to make an enquiry of that cort within the period of one year, the period allotted to ns?
- A -You could have a rough estimate provided you have a sufficiently large staff working simultaneously all over the country
- Q—And don't you think it is possible to get any general indications without an elaborate enquiry—general indications as to the extent to which different classes are affected by different taxes, i.e., such indications as the person responsible for the finances will generally look for when considering his budget?
- A --Personally I think he must have some idea of the expenditure of the different classes and the items that enter into that expenditure
- Q-What does the Chancellor of the Exchequer proceed upon when he makes changes in his budget?
 - A -He will have some estimate of course
- Q—Do you think he has any actual figures or general indications of the pressure of taxation on particular classes
- A -So far as income tax is concerned, I could say that he will have some idea as to how far it affects different classes
- Q —Cannot you say fairly clearly in India which classes pay particular taxes
 - A -About income tax we could say
 - Q-About land revenue?
 - A -Yes, if you consider it as a tax
- Q—Constoms is more difficult, but still you can know the items which fall upon all classes of the population.
 - A —Yes
 - Q-So you can decide the taxes which the poor classes pay?
 - A-Yes, to some extent For instance, salt Practically all people pay
- Q —Could you not eay straight away which classes pay least tax? For in stance, we are told that the class which escapes consist of the village trader, the mahayan and so on
 - A -Even they must be paying something in salt
 - Q-Yes, they pay nothing more than the poorest classes
- A -- Whereas the small agriculturist pays something If you count the land revenue he pays more
- $Q\!-\!\!\text{Don\,t}$ you think it is possible to arrive at general indications by a consideration of the stages I have indicated?
- A—It is possible, but the question is whether those general indications would be of any help to the Committee

 Q.—Before they are actually applied, would you like to see something in the nature of a mathematical enquiry?
- A.—Not quite a mathematical enquiry You must have some real basis on which to proceed

- Q.—You do not think that the family budgets hitherto collected are sufficient?
- A.-But till now only two or three sets of such budgets have been collected in the United Provinces and about four or five in the Bombay Presidency.
- Q.—There were a good many of them collected during the last census all over the country. In Bombay for instance, we have family budgets of 6,000 families collected by non-official agency.
- A.—But I fear they have not proceeded on the classification of population on the basis of incomes.
- Sir Percy Thompson. Q.—Do you know any country in the world which has undertaken an economic enquiry of that kind?
 - A.—I do not know.
 - Q.—Still they have their systems of taxation.
- A.—The conditions in India are quite different. In the western countries—when I say this I have England especially in my mind—the classes are very well marked and you can have a general idea about them; because most of them are either employed in industries or owners of land with definite incomes.
 - Q.—Can that be applied to Italy?
- A.—I do not know much about Italy. But from the reports I have seen from that country, I can say that the data are available in larger quantity in Italy than in India.
- Q.—With regard to income tax (Q. 33) you compare the rates in India with the rates given in Annexure E of the Questionnaire. Between what limits of income in India would you suggest the rate of tax should be lower? When you get up to £1,000 the rate of income tax in India is very considerably lower than either in England or Austria or France.
- A.—I was thinking of the lower incomes. For instance, it is 2.6 in India, while in England it is 1.2, in Austria 2.2 and so on.
- Q.—But 1.2 refers to an income of £150. When you get up to £300, it is 6.8. It is rising very rapidly from 1.2 to 6.8 and it soon catches up the 2.6 in India.
- A.—Of course I say that for higher incomes we pay less but for small incomes we pay much higher.
- Q.—Your income-tax is on the whole not by any means higher than that in any other country.
 - A.—That is true for higher incomes.
- Q.—Even for the lower incomes, you will see that the British income-tax has caught up the Indian tax of 2.6 somewhere about £200 a year. For an income between 150 and 300 in England the rate is gradually rising from 1.2 to 6.8. But in India between 135 and 300 it is only 2.6.
 - A.—But if we confine ourselves to the lowest limit we pay more.
- Q.—Do you think that 2.6 is an unreasonably high rate of income-tax for incomes between Rs. 2,000 and Rs. 2,500?
- A.—That is a different question. The point that I wish to bring out is that in a comparatively richer country like England, they are required to pay a much lower tax on lower incomes.
- Q.—The subsistence level is lower in India than in England and therefore, an income of Rs. 2,000 in India has a larger surplus value for taxation than a corresponding income in England.
- A.—I do not quite think so. My idea is that a man getting Rs. 2,000 in India has far greater responsibilities than one getting the same amount in England.
 - Q.—What are the responsibilities?

- A -- There are marriages, relations have to be supported. If a man is well of in this country he has to support a number of dependants. That is the custom here.
 - Q-It is an extremely had custom
 - A -It may be, but it is there
 - Q-But is it proper to make a concession for a bad custom*
- A --We have to make allowances for the existing circumstances, however bad they may be
- Q.—In answer to Q 35 vou say it is desirable to make a differentiation in favour of earned incomes. Everybody will agree with that But the only question is whether in India the amount of unearned income, as long as you exclude incomes from agriculture, is sufficiently large to have a differential rate
- A -When I had written that answer, I had also in my mind incomes from agriculture
- $Q-\!\!$ Assuming that the present law exempting agricultural incomes remains, do you think it is really worth while to adopt that suggestion *
 - A -It will be north while if you tax agricultural incomes
- Q-You also propose to make a differentiation in favour of incomes from capital invested in productive enterprises. That is to say you would tax the man who made money by his own exertions ligher than the man who invested money in shares.
- A—What I mean is this suppose there is a man who invested a certain semant of noney in industries and there is another man who invested money in agricultural land. Then I would tay incomes from agricultural land at the higher rate and the incomes from industries at a lover rate. Because India needs industrial development and we should encourage the development of in dustries.
- The Honble Sardar Jogendra Singh Q—But have you considered that agriculture is the biggest industry of the country?
 - 4 -But what is the amount invested?
- Sir Percy Thompson Q-With regard to Q 36, do I understand that you would make an allowance for dependants other than wife and children?
- A-I would, but I would leave it to the man who claims the allowance to prove it
 - Q-But why should you make an allowance?
- ${\cal A}$ —There again there is the question of custom. We have sometimes grand mothers and other distant relations depending on us
 - Q-Would you make an allowance for able bodied dependants?
 - 4 -You should not We must discourage that
- The Maharajadhiraja Bahadur of Burduan Q—Can you discourage it under your system of joint family? You may have a brother aged 10 or 11 who is an able bodied one and who has also got to do some work. Can you get not of your brother; undes and so on who may be able bodied and who may be a sort of encumbrance on the family?
 - A -If he is a boy he will come under minors
- Sir Percy Thompson Q -M; point is should you encourage making allowance in the case of such able bodied persons?
 - A -You should not.
- Q -You want to make allowance for wife, children and relatives who are sucapacitated?
 - A -Tes

- Q.—In answer to Q. 37, you say that you would leave the super-tax on companies in its present form. Can you tell what is the justification for having any super-tax at all? The State gets a share of the profits when they are distributed by taxing them. Why should it be paid twice, once by the individual and once by the company?
- A.—If the profits of the individual fall below the limit, he will not pay it So if you tax at the source you will get something.
- Q.—But suppose you and I enter into a partnership and we make one lakh of rupees. Then the income-tax will be charged on our respective shares. Suppose for purposes of convenience we form ourselves into a company with exactly the same relative shares. Because it is a company do you think it is right to charge a super-tax on it? Again when the profits are distributed among us super-tax will be charged just as it would be if we were partners. Is this proper? The super-tax is put on twice in the case of the company. Why should that be simply because we form ourselves into a limited company?
- Q.—I realise it. But the only justification is that the company has got a definite individuality. It is just like a third party.
- Q.—So you want to tax it in two capacities, once as a company and secondly as individual shareholders who constitute the company?
- A.—Yes; if the income happens to fall within the limit imposed. The company has a definite identity and it will also pay like any other individual. I really do not see any injustice in that.
- Q.—You say you are in favour of the removal of the exemption of incomes derived from agriculture. Supposing the yield you get by including the agricultural incomes within the purview of the tax is small relatively to the amount of trouble and expenditure required in order to collect it. That is, the expenditure would bear a relatively higher proportion to the yield. Do you then think that it is worth while to collect the tax?
- A.—What is the basis upon which you think that the expenditure will bear a very high proportion.
- Q.—I do not think there are any figures in existence. I can only gather from indications. I take it that you would agree that the profits of the cultivator could not ordinarily be taken at more than four times the land revenue. Now taking the Punjab for instance, there are $3\frac{1}{2}$ million cultivators, out of which there are only 2,300 who pay as much as Rs. 500 ás land revenue; so that it means you have to deal with a thousand people in order to get tax from one of them It looks as if the amount of trouble and expense involved in administration would bear a very large proportion to the yield.
 - A.—The existing machinery could be utilised for that purpose.
 - Q .- It will have to be enormously expanded.
 - A .- Not enormously.
- Q.—Do you think that the existing staff can deal with millions and millions of cultivators?
- A.—They will have to deal only with those people whose income is above the exemption limit.
 - Q.—But you cannot know that unless you make enquiries.
- A.—The Income-tax officer can find that out in the course of his work and from the existing records.
 - O .- Would you charge incomes derived from agricultural rents?
- A.—Yes. Because I do not think there are a considerable number of actual tillers of soil whose income will be more than the minimum.

The Maharajadhiraja Bahadur of Burdwan. Q.—Would you impose this tax over and above the land revenue?

. A.—I would not reduce it; I will have it over and above the land revenue.

Sir Percy Thompson Q-You say in every district in the Collector's office a list is maintained wherein the zamindars are graded according to their in comes

A -Yes

The Hon'ble Sardar Jogendra Stagh Q —You recommend a tax on agricultural incomes

1 -Yes

Q-What is land revenue in your opinion?

A -Land revenue in the railatwars areas or what?

Q-Taken as a whole

A -We cannot take it as a whole because the conditions are so very differ ent When I give my answer it is strictly and purely from a theoretical point I am inclined to think that land revenue in raiyatwari areas is a kind of view of rent

Q .- Have you studied any systems of land tenures?

A -Indian systems of land tenures

O -Baden Powell's book on Land Tenures?

A -That has been my special subject. So far as the present system is con-cerned, it has been altered in details but not in principle

Q-Wou'd you accept the definition given by Baden Powell? He comes to the conclusion that land revenue is per se a tax on agricultural incomes

4 -No I have read it so many times Land revenue is a rent in raigatwari areas It is something approaching a tax and not quite a tax from the strict economic point of view

O .- What is your definition?

A -My definition of a tax is that it is a compulsory contribution

Q -Then land revenue is not a compulsory contribution

d .- It is, but there is another item in that your tax generally changes with the meome

Q-It is not elastic, it is fixed for a certain period

A-If you fix it for 30 or 40 years it ceases to have any relation to the moome and therefore loses the character of a tax

O-That is the only thing?

A—Elasticity will come in from the point of view of the State. So far as the compulsory contribution is concerned we can call it a tax. But so far as the other attribute, its, that it should have a close relationship to the income, is concerned. I think it is not a tax.

O -You think it has no relationship to the income of the producer?

A —Certamly it has not, because what you find is that you fix the land revenue to day for 30 years. The income of the landlord may increase in the meanwhile and it actually increase. Every year we find a number of suits brought against the tenants for the enhancement of rents. The largest number of suits come in only after settlements

Q -Then in fixing the new tax on agricultural incomes you would first fix the land revenue and then the income

A .- If any landlord has an income of more than two thousand rupees-and if that is the taxable minimum-I would tax it exactly on the same lines as

Q-Would you have any specific canons of taxation as that fifty per cent of the moome should go for tax?

- A.—There is a difference between the income of the landlord and the income of the tenant. The landlord gets the income for doing nothing absolutely.
- Q.—You do not think that he represents capital and what he gets is a return upon the capital. Take, for instance, an estate. On what basis are the estates being sold?
 - A .- I am myself a landlord.
- Q.—If the yield is capitalised the income will come to about 3½ or 4 per eent. On this you pay 50 per eent. tax. If the income were to be again assessed to income-tax it will be double taxation.
- A.—Your statement may be true in the ease of recent purchases. I know of villages that have been purchased for 2, 12 and 1,200 rupees which if capitalised now would fetch lakks. What capital would you take in such cases?
- Q.—So in a taxation question you would divide people into those who have inherited and those who have not inherited?
 - A .- It is difficult to make that distinction.
- Q.—Don't you think it would be difficult to put it within the canons of taxation?
 - A.—I do not know what eanons of taxations have to be adopted there.
- Q.—You say agricultural income must be taxed. My point is that it has already been taxed.
- The President. Q.—I understand that the proposition is this. If a thousand rupces is to be invested in land the return on that, you say, would be about 30 rupces or three per cent. Is that net or gross? Is that after the deduction of land revenue?
 - A .- That should be after deduction.
 - Q.-You don't then take Rs. 15 out of that Rs. 30 for land revenue?
 - A .-- No.
- Q.—Then land revenue is not deducted from the interest of the investment and what you propose is to assess on the interest on that investment just as you would in the case of other investments.
 - A.—When money is invested in factories the income is assessed.
- The Hon'ble Sardar Jogendia Singh. Q.—Your reason for levying this assessment is what?
- A.—If you ask me what the real reason for levying this tax is, I may say, although I may not have much experience, there is one thing shocking. The people who are getting the income are doing nothing for the agricultural classes. When they don't do their natural and responsible duties towards the ryots and are shirking them the State must do them for them, and the landlords must pay for it.
 - Q.—Then it is a sort of socialistic ideal.
- A.—You may call it socialistic; but that is my idea of landlords, tenants and Government.
- Q.—You laid a great deal of stress in answering the questions of the Chairman about ascertaining the taxable capacity of the people. Have you ascertained the taxable capacity of the agriculturists and the landlords?
- A.—No. But certainly we could find out the income of the landlord if it is more than Rs. 2.000 or any other minimum that may be fixed in future.
- Q.—You have never ascertained the taxable capacity of the landlord. Have you ever ascertained the taxable capacity of the agricultural classes as a whole?
 - A.—Tenant classes?
- Q.—They both are agricultural classes. Would you except the tenants altogether?

- A -In some years you have practically to exempt them altogether
- $Sir\ Percy\ Thompson\ Q$ —You do not propose to tax them unless the income as more than Rs 2000

A -Yes

- The Honble Sardar Jog ndre Singh Q —So in determining the available surplus for taxation you would deduct the land revenue and provide a certain amount for other allowances according to modern canony of taxation?
 - A -- Yes, but what do you mean by the available surplus for taxation?
 - O -You will have to find out what cannot be taxed will you not?
- A .- If you are taxing the income above a particular minimum, have you not made an allowance already
- 1 -That means you will have to find out how many members there are in a family
 - Q-Have you studied the Income Tax Act?
 - $A \rightarrow No$
 - O-Again you hase your views on theory?
 - A-Yes, I am a student of economic theory with some practical experience of life
- Q—You merely want to transplant them because they have been found use ful in certain countries of Europe You would hise to transplant the super tax the tobacco tax and a great many other taxes which have come into exist nece in Europe to this country. You mayely want to transplant them because they have come into existence in Europe or have you studied the actual conditions?
 - A -It is necessary both from the moral and economic point of view
- Q—In moome tax we have got two or three considerations, wir, the needs of the State the capacity of the people and the simple way in which it works. Some of the taxes that are now recommende; would not work as easily as the taxes that have come into evistence by slow growth. People think that some of these taxes should be abolished and you think that they are desirable
 - 4 -You should give me definite instances
- Q—The State has been content with taxing agricultural land and that has heat the basis so far You say tax the agricultural income also, apart from what is paid in the shape of land revenue
 - A -That is again a tax
 - Q-lon would divide central taxation and provincial taxation?
 - 4 -Yes
 - Q-The central taxation is used for defence?
 - 4 -Ye
 - Q-Provincial taxation is for local purposes?
 - A —¥ es
- Q —Have you known that in the last five years the nation building depart ments bave not been very much developed or that there has been a growing demand for more expenditure on those objects?
- 4—In actual practice you will find that the majority of the Council consists of zamindars
- $Q\!-\!{\rm May}\ I$ point out that 80 per cent of the tax payers are zamindars and they must be represented.
- The President Q—Has there been a demand for more money for the nation building departments?
- 4.—The people have not got the especity to speak for themselves. The classes that represent them are not interested in them whatever may be the reasons, to make a demand for the nation building departments. That is my reading of the situation

- Q.—Has there been any additional demand at all?
- A.—That has come from the members of the Liberal party and not from the zamindars.

The Hon'ble Sardar Jogendra Singh. Q.—Have you sudied some family budgets?

- A.—Yes.
- Q.—The great need of the people is better food?
- A .-- Yes.
- Q.—If that is so, how is this tax to help them?
- A.—If you are going to tax the agricultural income of the cultivator it will be a different thing.
 - Q.—All taxes diffuse themselves.
 - A.—If you have a direct tax it is very difficult to diffuse.
 - Q.—Don't you think it would?
- A.—No. If you call it a direct tax it means it is not going to be transferred.
- Q.—Then the main question arises that you have not ascertained the actual conditions of the villagers. Your idea is that the landlords have all big fortunes.
 - A .- I know of big landlords who are wasting money.
- Q.—Have you gone into the question of the indebtedness of the landlords and tenants in this province?
 - A.—I have some idea of the indebtedness of the landlords.
 - Q.—Would you believe that 80 per cent. of the landlords are indebted?
 - A.—Certainly 50 to 60 per cent. are indebted
 - Q.—The agriculturists?
- A.—More than 70 per cent. even. But the question is why the landlords are indebted. Are they indebted because their incomes are low or are they indebted because they are wasting money in luxuries and enjoyments in towns. If you have got an impression that I am against
 - Q.—I know you are quite honest in trying to find out funds.
- A.—I myself belong to the zamindari class. I find that the zamindars can do much for the cultivator, and benefit themselves thereby. It has come to me as a shock to see that the zamindar by not taking the responsibility is keeping himself poor and keeping the cultivator poor. Under the circumstances the State should come to the aid of the development departments. If the State must do what the zamindar has been neglecting to do, then the zamindar must pay.
- Q.—Then you would earmark a portion for the improvement of the agricultural classes?
 - A.—Yes.
 - Q.—Don't you think that your demand will be met by agricultural credit?
 - A.-If you organise credit how do the zamindars come in for payment?

The Hon'ble Sardar Jogendra Singh. Q.—You must make them pay somehow! (Laughter.)

The President. Q.—You have in an article on Indian Economic problems summed up your views on the subject when you say, "to eliminate all waste and to satisfy the wants by adopting a bold policy of reconstruction on a national scale."

A.—Yes.

Sir Percy Thompson. Q.—When you were asked to define a tax you said that it was a compulsory payment. Is there not another attribute to it, viz., that it is a compulsory payment for which the tax-payer gets no direct benefit?

- A .- He is not expected to get any.
- Q.—When you pay a tax it goes to the defence of the country. You don't get quid pro quo. Does land revenue satisfy that test?
 - A .- It does not.

O -- What do you get from the payment of land reveoue?

A -If you have that as an attribute of taxation theo land revenue would some under tax because there is no direct return from it

Q -Don t you get the use of a valuable asset, namely, land?

A -But the land is of the zamindar

O -You don't pay land revenue nnless you own some land

A -Yes

Q-Your land revenue is a payment for owning that land In other words, you may pay land revenue and get the direct benefit from that payment, eve. the use of that land which is a valoable asset.

A—Your question will raise another potet It amounts to this, that the landlord gets the benefit by paying the tax. It presupposes that somebody makes it possible for him. Whether the landlord is the owner of the land or not is a debatable point.

Q -At any rate he gets the use of the land

A -Because it is his and out because he pays land reveoue

Q-Not because he pays land revenue?

A-Yes If he pays land revenue and then uses the land that means it is somebody else a If, on the other hand it is his then be pays land revenue out of the land

Q-It is his, subject to the payment of land revenue?

A-Yes From a strictly legal point of view the laodholder is not the owner. In practice he has all the attributes of ownership

Q-By the payment of the land revenue he is in possession of a valuable asset namely, land

asset damery, rade

4—Let us suppose that he refuses to pay the tax What the Government do 1s, they take up the land, appoint a receiver, collect the land tax while the landlord continues to get the 10come

The President Q—These are exceptional cases Usually the land is sold up d—They do so to Bengal but not in this province. I have not come across such cases here

. Q-In ranyatwarn areas it is so

A -Here they don't declare who is the owner of the land

Sir Percy Thompson Q-It is rather a legal quibble. I will put it this way A man pays land revenue. Does he get no henefit at all? I am suggest log to you that as a matter of practice as distinct from law he is getting a valuable asset

A-I would put it the other way. He has his land as his own and from the income he pays land revenue. That will bring land revenue under tax

Q-Your view is that land revenue is a tax?

A—Not quite a 'ax again. In zamindari tracts it bears a greater similarity to tax than to rent. What does land tax mean in Eugland?

Sir Percy Thompson -There it is a land tax in England

Witness - The landlord in England can do anything If he allows his laod fallow for 2 or 3 years he will not have to pay anything

The President -- He pays land tax, ha is not relieved of it

Witness -Suppose he turns it into a park

The President Q —He still pays the land tax Land tax is quite apart from the income tax

Witness -- Have you double taxation there? One land tax and the other in tome tax?

The President -Yes

Witness -Then I was wrong in my idea about it

The President Q—Your reply to Q 54 regarding salt. You would like to convert the whole of the husiness into a hig Government monopoly?

- A .- Yes.
- Q .- How would you deal with imports?
- A .- We have that already in Bengal.
- Q.—And in Burma?
- A.—I never had Burma in my mind, because I never look upon Burma as an integral part of India.
 - Q.—What will you do about imports into Bengal?
- A.—If you could give them as good salt as they get from abroad, the position would improve under Government monopoly.
- Q.—Would you prohibit imports or would you restrict them on behalf of Government?
 - A .- I would do the latter.
 - Q.—You would go in for big-scale production?
 - A.—Otherwise there will be no profit.
 - Q.—Does not the salt industry add to the livelihood of the agriculturists?
- A.—I doubt very much if a large quantity of salt is being manufactured in villages.
- Q.—There are 64 salt factories all round the Madras coast and the labour they get comes from the fields.
 - A.—They could still be employed by the State.
- Q.—The whole point of large-scale manufacture is that you can dispense with three-quarters of the labour.
- A .- Then the people on the Madras coast and about Sambhar Lake would suffer.
- Q.—Sambhar Lake is a big-scale production. It is done by electric pumping and transport.
- A.—The number of people engaged in the salt industry on the coast of Madras form a very insignificant part of the whole population of India. They should be getting the salt much cheaper if we had large-scale production.
 - Q.-Do you consider that it would not matter if they suffered?
 - A .- Yes.
- Q.—Similarly, you would not mind the Rengal consumer paying a little more?
 - A.—He would have to pay a little less.
 - O .- Actually he gets his salt cheaply from abroad.
- A.—Do you mean that, if the industry comes under State control, prices would go up?
- Q.—Probably Bengal would have to pay more, because they will have to pay the railway freight.
- A.—If Bengal consumes a greater part of the salt from abroad, the State could not apply the monopoly idea to Bengal. They should allow them to use the salt from abroad and undertake to provide salt to the other parts of India.
- Q.—One of the advantages of big-scale production would be that you make India self-supporting and in case of another war you would not have the supplies cut off.
- A.—Government could supply the remaining parts of India with salt; Bengal might continue for some time to import its salt and before another war you might be able to meet the demands of Bengal by extending your production.
- Q.—Unless you cut down the railway freights very much it would be always difficult to do.
 - A .- It will only be a temporary expedient to cut down the railway freight.
- Q.—Can you tell us in the first place whether salt is sold by weight or by measure in the United Provinces?

- A -As far as I know, I think it is sold by weight
- Q -You have no personal experience in the matter of sifting?
- A—Some part of it is blackish in colour, some more white and they divide it into two or three classes, each having a separate price
 - Q-That is in the shops here?
 - A -Yes
 - Q-What salt is it, Sambhar or Khenra salt?
 - 4 -Sambhar salt
- Q—The process you refer to is not the one adopted in the Bombay factories. There they pass it through a screen in pretty large crystals. You have no experience of that system?
- A-No I may add that whether we adopt the Bomhay practice or the U practice, it allows the seller to charge a minimum pine on the worst quality self whilst much higher prices are charged for hetter grades
 - Q-The variation in price is purely with reference to quality
- Let us pass on to your answer to Q 61. You say that the only result of compulsion wherever adopted seems to have been to drive the drug habit under ground
- A-Yes I have been reading reports every day from America of illicit im nortation
- Q—Have you any experience in the United Provinces of the result of the action recently taken?
 - A -Illicit production has increased in this province
 - Q-Have you any/personal knowledge of it?
 - 4 -- No
 - Q-You think the policy has gone too far?
 - A -Not vet, hecause our revenue has not begun to fall
 - Q-The revenue has fallen very considerably
 - A -Not much
 - Q-I think the decrease was 7 lakks last year
 - A -That only shows that we have reached the maximum point. If we go beyond that we would be increasing illiest production and diminishing our revenue.
 - Q—In reply to Q 70 you say that the tart thikedar pays from 8 annas to Rs 2 per tree to the owner of the tree in addition to taxes to Government and that you are inclined to think that there is margin for further taxation
 - A -Yes In the Agra district they pay on the basis of trees
 - Q.—The tree tax system is an attempt to levy something corresponding to the still head duty, you cannot wait until it is drawn and measured. What you do is to require the man who wants to tap trees for a particular shop to put in an application naming the survey number and the number of the trees in an application naming the survey number and the number of the tree will yield a certain quantity. Each tree is marked and if any tree is tapped without having been marked it is an offence.
 - A -Yes
 - Q-4 levy per tree is quite a different matter to the sum paid to the owner?
 - A -Yes, it is paid to the owner over and above the tex to Government
 - Q—You say there is a margin for further taxation and you recommend the adoption of a tree tax on the lines I have described So far it has only been introduced in a very small area and Government do not propose to extend it
 - 4 -It would be advantageous to do that and find out the average yield of tan from trees in different localities

- Q.—Your reply to Q. 93. You think it quite legitimate for the State to charge a fee for registration over and above the cost of the service rendered? I do not quite understand what you mean by a "progressive scale."
- A.—If there is a deed for Rs. 1,000, one rupee is charged for its registration. If there is another for Rs. 2,000, a higher rate should be charged, i.e., not Rs. 2, but Rs. 3, say.
- Sir Percy Thompson. Q.—You say that local bodies should be given power to tax the increase in the land values. How you set about doing that?
- A.—If in a particular locality land is being sold during a particular period, you can find out whether the value of land is increasing or diminishing.
 - Q .- Increased from when? What is your time-limit?
- A.—Suppose in 1925 the value of land is Rs. 2,000. Next year you find the same kind of land would fetch you Rs. 3,000, that means there is an increase in the value of land.
 - Q .- Are you going to value all land in 1925, throughout India?
 - A .- You will have a basic year. It wouldn't mean any new organization.
 - Q.—Is that what you are going to do?
 - A .- Otherwise, we can't have a tax.
 - Q .- Do you know it was tried in England in 1909?
- A.—I think it was tried in some municipalities in western countries, in America especially, and they have succeeded remarkably.
- Q.—I should not say they succeeded remarkably. They certainly aid not succeed in England. The measure was passed in 1910 and it took over, five years to value the land in England and it was not a success, and the increment tax was abandoned in 1920.
- A.—I was reading some time ago an article by Mr. Darling on the value of land in the Punjab and I found that there is great and continuous increase going on.
- Q.—We know that perfectly well. The question is: how are you going to measure it? Suppose a man in 1940 sells a piece of land for Rs. 10,000. How are you going to have an increment duty charged on the land?
- A.—If you decide to impose an increment tax on land in a particular locality we will value all land in that locality in a particular year, taking that year as a basic year. Next year you will find by how much the price of land in the locality has increased. I would have a new valuation and on that new valuation we would take taxes.
- Q.—The point is whether you will have finished the first valuation by the time your second valuation comes along.
 - A .- They have been able to do it in other countries, especially in America.
 - Q .- They have not been able to do it in England.
- A.—Is that a reason why we should not be able to do it in India? If this task were to be undertaken by local bodies, such as municipalities and District Boards, I think they could do it within a time limit.
- Q.—Do you think the annual valuation of the houses in those localities in which a house tax is charged is satisfactorily done?
 - A .- The house tax is at present charged on the rental value.
 - Q .- Do you think the rental values are fairly accurately estimated?
- A.—I think they are fairly accurate. I have no inside knowledge of municipalities. If you ask me generally, I would say that there is certainly some lack of efficiency in the administration of municipalities. If we have an efficient staff to find out the rental values, they could do it.

- Q.—Suppose land is worth Rs 2,000 in 1925 In 1928 the owner builds a house on it which makes the land enormously more valuable. When you come to review the property for the purpose of increment value, how are you going to charge it?
- d-We would try to find out the value of the land in that particular year If the house is built in 1928 we cannot charge any tax on the value of that, we would not be justified in doing it
 - Q -I have not followed you, are you going to eliminate the house or not?
 - 4 The year the house is built we would have to eliminate After that, we would take that also into consideration
 - Q-What is the basis for charging in 1928?
- 4—Suppose there are a number of houses in a particular locality and in that locality either a bazar is built or a road is opened by the numeripality or District board. It causes a general increase in the value of land and houses in that locality, we can find that out easily. There may be practical difficulties
- The President Q-Would at not be simpler, to begin with to secure a substantial property tax from these non agricultural lands which at present pay no land revenue?
 - 4 -That will be true in the case of municipal areas
- Q—Even in other areas there is a good deal of land which does not pay land revenue. You have very little in the shape of a property tax in the munical patities in the United Provinces at present. You have two or three towns where is is limited to 6 or 7 per cent, whereas in England municipal property tax runs to 100 per cent on the animal value. Suppore you take a substantial property tax, would not that effect your purpose without involving you in the difficulties of assessment and increment?
 - 4 -- How are you going to assess the property tax?
- $Q-\!\!$ Simply by valuation. What they do in Madras is generally to employ a Deputy Collector to make a valuation and that would carry on for ten years
- 4—hou will have a revaluation again after the period of 10 years. Then the only difference between my proposal and this one s that I take the sinusal value and in this case it is done in a period of 10 or 15 years.
- $Q-{\rm The}$ difference is that I tax the value of the property simply, whereas your proposal is to tax the increment value
- A —If you measure the value of the property after 10 years surely you would have included any increase in value due to the causes we have mentioned
- The How ble Sardar Jogendra Singh $\,Q\,$ —The former proposal is more simple don't you think so 7
 - A -From an administrative point of view, yes
- Q—You recommend these taxes, because you say such a thing happened in America. Have you attitled the land systems in America. England and other countries, do they pay land revenue as a reveaue or only as a tax?
 - A -They do not pay land revenue as we do in this country
- Q—It will be very interesting for you to study the conditions in those countries and if you find that the conditions are not similar, you may be doing an unfair thing by recommending proposals of the kind you have done Your object, I take it is to benefit the people of the country?
 - A -That is my idea
 - Q-That will only be possible if you study the conditions in all countries.
- A.—In town: like Lucknow, which are making vast progress and where developments take place, land value will always increase I do not know where the question of similarity between America and this country comes in

- The President. Q.—In your proposals for new taxation, you advocate a succession duty?
 - 4.—Yes.
- Q.—Have you gone into the question of how you would deal with the joint Hindu family, or would you leave it to us?
- A.—If in a joint Hindu family a man dies leaving four sons, each man having a definite share, I would levy a succession duty on each individual share.
- Q.—How would you deal with the case of a deceased member who is only an infant? A child as soon as he is born becomes a sharer and infant mortality, as you know, is rather high in this country.
- Sir Percy Thompson. Q.—Suppose the value of the property is Rs. 1,00,000 and it belongs to a man and his four sons jointly and the father dies.
- A.—One method would be to take the property as a whole and charge a succession duty on Rs. 1,00,000; the other method would be to charge a succession duty on each individual share.
 - The President. Q .- You recommend charging on the share?
 - A.-Yes.
 - Q.-Would you impose a charge on the share even in the case of minors?
 - A.—The minor benefits equally.
- Q.—He benefits equally, but would not the charge tend to become heavier? When the child dies, again a succession duty will have to be charged, because of the great infant mortality in India.
 - A .- It would tend that way.
- Q.—It will tend this way that the whole estate will be charged more than once in a generation. What will you say to limiting the charge to the death of adults and charge only on the death of persons who are more than 18 years old?
 - A.—I think we will be justified in doing so.
 - Q.—You propose making tobacco a monopoly?
 - A.—Yes, on the same lines as poppy cultivation.
- Q.—Have you considered the table of tobacco cultivation which we have given in the Annexure? Almost every district in India is cultivating it.
 - A.—I have seen it.
 - Q.—You realize there will be administrative difficulties?
 - A.—I realise that point
 - Q.—Another monopoly you recommend is explosives?
 - A.—Yes.
 - Q.-Not fireworks? Would they not be subject to monopoly?
- A.—I have not spoken from the monopoly point of view, but from the taxation point of view. If there are no administrative difficulties, it can be made a monopoly. I am not quite certain about that.
 - Q.—But all fireworks are licensed now?
 - A.—Yes.
 - Q.—Now the further stage is only to have a monopoly?
- A.—That may be desirable from more than one point of view. I do not like that people should waste their money on these fireworks.
 - Q .- Then you recommend a fee for registration of marriages?

- A -Yes, it is very desirable
- Dr Hyder Q -Do you think it is also politically expedient?
- 4 -I do not know how it is going to affect matters politically
- Q-People would begin to say, here is a foreign Government which is interfering with our customs and institutions
- A-I do not know how it interferes with our customs and institutions Many cases come before the Courts where people deny their own marriages
- Q-It was mirrepresented in the Punjab during the last agitation. Some people made capital out of it. It might be all right if the Government if the country was national, but with a foreign Government, don't you think there is any political danger?
- A-I think there is no such danger. In that way every tax can be misre presented
- Q-I ask you to consider this proposal and give your opinion in it not only as an economist but also as a politician and as an Indian, whether it is desirable?
- 4 --The only point which strikes me is this. It may be undesirable from the political point of view, but from the social point of view it is desirable. For the legal evidence of the marriage it is quite right hat when you bring in the idea of the political point of view, I cuinot give any lefinite opinion on it.
- The President Q —How will you have this registration charge? Will you have it graduated $^{\tau}$
- , A—We should not have any graduation, but we must have one nonform registration fee
- Q Do you think (here is any precedent for this in ancient Indian history †
- A-I don't think there is any, so for as my knowledge goes, but I think Kantilya mentions it in Arthashastra
- The Hon'ble Sardar Jogendra Singh $\, \hat{Q}$ —Dou't you think the need of the country is accumulation of capital?
- A-I would put in another way. The need of the country is the investment of capital. I don't think it is of any use to heard the capital.
- Q-Don't you think that the succession duties in England and other places are a modified form of levy on capital?
 - A,-In the case of certain estates it might be so, but not otherwise
 - Q-Do you think the time has arrived in India to levy succession duties.
 - A -What about succession duties on landed estates?
- Q-Have you considered how agricultural land is going to be subjected to succession duty without modifying the Hindu and Muhammadan law entirely?
- 1 —I wonder how the Hindu and Mnhammadan law comes in liere Succession duties do not govern the law of succession but simply deal with the part of the property which goes it the successors
- Q.—Supposing you weaken the stability of this country altogether, don't think you are weakening the system which is responsible for the progressive realization of its dreams?
- .1—I have the majority of landbords in my mind the landbord class his not done anything I am not recommending it from the neat of view o, equal distribution that the succession duit I stated from the succession duit I stated from the country and this is no the form the development of the country and this is one of the ways by which you can have them

Mr. MUHAMMAD ASLAM SAIFI, M.L.C., Meerut, was next examined.

Written memorandum of Mr. Aslam Saifi.

I am firmly convinced that the salt tax should not be utilised for making up revenue whenever a deficit stares the Government of India in the face. It is a tax which weighs heavily upon the poor people and although salt may very well be a source of raising a tax from which no one can escape, as no one can do without it, but so far as its use goes, the rich do not use it any more than the poor, for there are many luxuries which the rich enjoy without their being taxed.

My only suggestion in this reference is to introduce a tax on tobacco which is used in one form or the other by almost all classes of people and it cannot be denied that it is a luxury.

Without being in possession of the statistics bearing on the subject, I can say, being confident that I am within the mark, that 40 per cent of the people in the United Provinces use tobacco either by way of smoking or in pan. Assuming that there is a population of 45 millions in these provinces, the number of users would come to 18,000,000 and if the average expenditure on tobacco be taken as Re. I per year it will represent Rs. 1,80,00,000: an average tax of 5 per cent. on this will mean Rs. 9,00,000 in the United Provinces alone. This is, of course, a moderate estimate. There are numerous varieties of tobacco and if they are to be taxed, the rate should be progressive say from 5 per cent. to 20 per cent. The best quality of tobacco used in pan is sold at Rs. 50 per secr.

As regards the control to be exercised by the Government, I am of opinion that it should be by means of licences to be issued both to the cultivators and to the manufacturers. I do not like that permission be granted to the cultivator to grow tobacco in any quantity for his own use. And neither do I like that the monopoly be given to a private company in which the Government should have a predominant share.

will also suggest that the tax should be imposed upon the manufactured tobacco in whatever form it be used. I also hold that in addition to the import duty there should be an excise duty upon the imported tobacco such as eigeretter and eigers. The reason why I have come forward with this suggestion is that the tax on tobacco should enable the Government to keep the tax on salt at its lowest point if it cannot altogether be abolished.

To stop smuggling from Indian States will be quite as difficult a job as it is in other lines such as opinm or country liquor. But there is not much risk of smuggling regarding tobacco since the tax would not make so much difference in prices so as to prove a temptation to the smugglers.

- Q. 121.—I entirely agree with the statement.
- Q. 122.—I think the suggestion embodied in part (4) of this question is the most feasible one, the manufacturing should be allowed by means of licenses.
- Q. 133.—I prefer ad valorem dutics on the manufactured products, and at the licensees will be under the absolute control of the Government there is little chance of the duty being evaded.

In the end I will suggest that the duties of controlling and supervising the monopoly on tobacco can be entrusted to the Excise Department and thus the expenditure will comparatively be little.

Mr. Aslam Saifi gave oral evidence as follows :-

The President. Q.—You are a member of the United Provinces Legislative Council and a resident of Meerut?

A.-Yes, Sir.

- Q-Your view is that the Salt tax should not be utilised for making up revenue whenever a deficit stares the Government of India in the face. That is, it should be either abolished altogether or reduced to the lowest possible point?
 - A -I think it should be kept at the lowest possible point
- Q —You think an acreage tax on to bacco might yield about 9 lakks of rupees in the United Provinces?
- A-I think so But it might be very much more than that also It is a
- mere guess Q-As regards the method of control, you say, that it should be by means of hieness to be issued both to the cultivators and to the manufacturers. Have you examined the question of a monopoly?
- A—I have looked into the question and I think the monopoly can be worked only in two ways either to have the entire stock of tobacco grown in the country taken over by the Government and them manufactured or sold, or by issue of licenses to the cultivators and also to the various manufacturers and thus secure the necessary tax
- Q-You prefer the second system? Will you explain to us in a little more detail how the system of monopoly is to be worked out?
- A—The district where the tobacco is grown abould be known to the Government and there the licenses should be issued. The product must be taken over by the manufacturers as they carry on their business
 - Q-Are you prepared to charge the cultivators any tax?
- $A = \!\! \mathrm{No}$ I should not do that Tbe object of issuing licenses should be simply to know how much acreage is under cultivation and how much tohacco is to be sold
- Q—You propose to require any cultivator who grows to bacco to apply for licenses 7
 - A -That is the first stage
- Q—You think the whole of the produce is to be sold to the licensed manufacturer?
 - A -Ves
 - Q -Are you going to charge him a heense fee?
 - A -Yes
- Q—And then are you going to charge excise duty on issue by manufacturers?
- A —Then of course the manufacturer will have to add to his price the tax that he has to pay to the Government I would charge excise duty
 - Q-No further tax on retail sales?
- A-I would confine it only to the wholesale producer because the tax imposed by Government will be borne by the manufacturer himself
- Q-You are going to graduate that tax with reference to the quality of the
 - A -Yes Because there are various 1 mds of tobacco
- Q—Is there not a great deal of tobacco which really undergoes no process at all?
- A —Very little Generally to bacco is prepared in the form it is smoked or eaten with pan
 - Q-Is it not dried and put in a twist and chewed in that state?
- A-It is mixed with sugar It has to he dried first of all and then powdered and then mixed with sugar
- Q—Thus the manufacturers would be under the control of the Excise Department?
 - A -Yes
 - Q-How many officers you think would be required for this purpose?
 - A -I can't say the number required
 - Q-It will be just like the bonded warehouse system?

- A.—Yes.
- Q.—Have you studied the figures of tobacco cultivation?
- A .- Ycs. I have gone through the figures.
- Q.—Would you have any minimum quantity?
- A.—You mean that the cultivator should grow?
- Q.—In order to prevent multiplication of petty factories, just as in the case of distilleries?
- A.—There are manufacturers in every district. If the dried tobacco is to be sold to them they can carry on their business. But these manufacturers should be under the control of the Government and their work should be supervised by the Excise Department.
- Q.—Then if you have a large number of small factories, the cost of supervising them will be very large?
- A.—They will not be so numerous. I am referring only to the wholesale manufacturers. My idea is that the small manufacturers should be eliminated from this.
 - Q.—What would be the process of elimination?
- A.—It should be that the licenses would be issued only to the big manufacturers.
- Q.—How would you ensure that? Would you impose any limit of private possession? Are you going to make the cultivator sell his tobacco to the manufacturer and show that it gets there?
- A.—I suppose that should be managed by very careful supervision and on the estimate of the crop.
 - Q .- Then will you have any document showing the sales?
- A.—I think it can be worked out as to what quantity of tobacco is produced per higha. If there is only a very little tobacco, that will be kept back by the cultivator.
 - Q.—Would you impose any restriction on the size of the factory?
 - A.—No.
- Q.—Would you also impose any limit on the area to be cultivated? Would you issue licenses for a hundred acres or fifty or ten acres and so on?
- A.—I won't fix that. Those who go in for this sort of cultivation, generally require a large acreage for it.
- Q.—What would be the minimum area which should be issued for cultivating licenses?
- A.—I do not think it is necessary. If the area is very small, he would not pay.
 - Q.—Is not tobacco grown near the village sites?
 - A .- Here it is not grown like that.
 - Q.—Is it not grown in the backyard plots near the village sites?
- A.—It may be like that at present. But those who are going in for this class of business won't do that.
 - Q.—Would you expect it to be confined to people growing 10 acres or so?
 - A.—If it is absolutely necessary, a minimum might be fixed.
 - Q .- You have not worked out the scale of rates of duty?
 - A .-- No.
- Q.—Have you any acquaintance with the system obtaining in Patiala State? They have got a system of taxing tobacco somewhat similar to your's but a little more primitive. The idea there is to sell the monopoly of an area to a particular individual by auction. He has the sole right to sell tobacco in that area whether imported or locally produced. As far as I understand the rest of the scheme is just like your's.
- A.—I personally would not accept that, because it gives the monopoly to a particular man to sell within a certain area.
 - Q.—But your scheme would cost a good deal to control?

- A J cannot say off hand what it would cost to anpervise, but still it should be possible that the cultivators who grow tobacco will be known to the department. The quantity produced out of these fields will also known. The only point that remains is the possibility that they might not deliver that quantity. How to check that is the question. But such a quantity would be very small and as we go on gaining experience it should be possible to overcome this difficulty too.
 - Q-Would you have a limitation of possession in the case of tobacco?
 - A -I think we shall bave to have it
 - Q -What will you fix it at?
 - A -I think the quantity required will be more than a pound or so
- The Hon ble Sardar Jogendra Singh Q-What is your objection against the Salt tax?
 - A—It weighs heavily on the poor people. My experience in this connection is confined to the war time when people had to pay this tax very
 heavily and moreover the poor people cannot vood this tax as sail is a bare
 necessity. As I have explained in my tode if the tax is simply raised to
 halance the budget of the Government, I do not approve
 - Q -Is it not an indirect tax?
 - A-I quite appreciate that this is a tax which applies to everybody, but the weight of it falls on the poorer people more than on the richer people by idea to tax tobacco is that it might serve as an alternative when it is necessary to increase the tax
 - Q -Don t you think that it will fall only on the grower"
 - A -It should not In the last few years the prices of tobacco have gone up so that the ordinary tobacco which used to be purchased for one anna is now sold for four annas a seer. If they can stand that I suppose a 5 per cent tax upon it would not matter much
 - The President Q-Have you any experience of the output per acre? We have been told that there are enormous variations in this country
 - A -Variations are bound to occur in this country. But I have heard that a very close estimate can easily be made as to the actual amount to be got out of a particular field
 - Dr Hyder Q-Is it cultivated by all castes or only by the mali caste in the United Provinces?
 - A-I think it is cultivated by all classes. One class may go in more for it than others
 - The President Q-By whom is the estimate of the produce to be made? A -By the Patwari, and that will be checked by other officers like the Tahsıldar
 - Q—At what stage would you require to bacco to be taken to the bonded warehouse,
 - A -It should be taken there in the final stage when it is ready for sale
 - Q-Is it going to be manufactured in the bonded warehouse?
 - A -No My idea is that it should be handed over to the licensed manu-facturers. The manufacturer will give all the details as to what quantity he purchased, and it can be easily found out that a particular quantity of dried leaf will produce so much manufactured tobacco
 - Q-But the cultivator dries the crop on his field. How long are you going to allow the cultivator to retain it before he passes it on to the beensed manufacturer *
 - A -As soon as the manufacturer is ready to take it, he can do so The Hon'ble Sardar logendra Singh Q-In the same condition as it is
 - now marketed? A -Yes
 - The President Q—One suggestion is that in order to secure that the stuff does go to the manufacturer, you should levy an acreage duty on the tobacco, and when it is delivered to the licensed manufacturer at the bonded

warehouse you should refund the acreage duty. The acreage duty meanwhile is a guarantee that the stuff has not passed into consumption.

- A.—But since the cultivator is to be licensed for growing tobacco, if he violates the conditions he can be punished.
- Q.—But what hold have you on him? What penalty are you going to impose?
 - A.—A penalty can be imposed under the license.
- Q.—You don't think that the levy of an acreage duty would serve as a check?
 - A.—No, I do not think so. Besides it will also add to the work.
- Q.—The cultivator may sell three-fourths of the crop locally and take the rest to the manufacturer.
 - A.—But that would be known to the officers. There will be estimates.
 - Q.—But the patwari may take a little remuneration. Would he not?
- A.—But still it is difficult to falsify accounts to such an extent. I think it is better to find out these things by experience.

20th February 1925.

Lucknow.

PRESENT

- SIT CHARLES TODHUNTER KCSI ICS, President
- Sn Bhay Chand Mahtas GCIE, KCSI, IOM, Maharajadhiraja Bahadur of Burdwan
- SIT PERCY THOMPSON, ABE, CB
- The Hon'ble Sardar JOGENDRA SINGH
- Dr R P PARAMIPVE
- Dr L K Hyder, M L A

Mr. T. GIBB, Excise Commissioner, United Provinces, was examined.

Written memorandum of Mr. Gibb.

- O 1-I am unable to offer an opinion
- Q i→I have no suggestions to make
- Q 1.—I have no uggestions to make
 Q 2!—It is for the Committee's consideration, I think, whether the excite
 taxation of this country, though indirect, is wholly voluntary. Opium consumpt
 tion, for example, is not altogether voluntary. The medicinal use of the drug
 is universal. In the same way consumption of spirit is dictated largely by
 custom witness its use in marriage and religious eceronomes and as a prophylactic aguinst malaria in many tracts. During the last influenza epidemic, it
 was, practically, the only medicine and preventive used. The only orcise that
 which I would place definitely in the voluntary category, is that on hemp
 drugs though here again consideration ought to be given to the use of himag
 as a substance with acknowledged medicinal virtues during the hot weather,
 and the use of charge and gampa by religious sections. If the accepted the
 the taxation on liquor, opium and hemp drugs is voluntary, it would be neces
 sary,eff think, for above reasons to segregate the revenue derived from voluntary sary, of think, for above reasons to segregate the revenue derived from voluntary consumption and include it only in estimating the burden upon the taxrayer I am unable to say what the modulatary percentage should be but would suggest 25 per cent as a rough and arbitrary basis
- Q 23 -This may be true of occidental countries but does not apply to India I am of opinion that, in a comitry like India in which the subsistence level is so t am or opinion that, in a country has more in the subspaceme sever is so putably low, even moderate multipenee in liquor, opinin, and drugs constitutes a definite and obvious economic burden Taxation should, therefore, be as high as is compatible with good administration Revenue should be a Secondary
- Q 43 -- I would recommend an excise on aerated waters and patent medicines levied by means of an excise stamp and a license fee for sale of tobacco
- Q 50 -I think the graduated or progressive principle applied to tobacco and spirits would be difficult if not impracticable to apply in practice. If it were spirit would be distincted it not impressionable to apply in paractic 1. In were practicable, a hould, for reasons of public health, prefer, in the case if inquor, to see the gradient downwards. The inferior grades of spirit should be taxed inglies. The difficulty likes in distinguishing which is a superior and which includes the contract of the co is an inferior brand except through the price
- Q of -Tite position in this province is peculiar. The province is the seat of orthodox Hindussian which is strongly ranged against indulgence in liquor Moslem opinion is also strongly opposed to it. There has also, undoubt eddy, been a wide change, in recent years, in the mentality of the

consuming classes towards indulgence in liquor. This change began with the politico-cthical campaign against drink in the beginning of 1921. The campaign synchronised with a heavy increase of excise taxation imposed from 1st April, 1921. This increase affected the spending power of the consuming classes seriously especially as the post-bellum deflation was just beginning. The result was a decrease of 48 per cent in licit consumption in 1921-22, a large fall in revenue from country spirit, and the outbreak of illicit distillation in tracts comparatively free from it previously. In 1922-23 consumption fell further by 8 per cent and in 1923-24 it declined by 9 per cent. The province possesses large tracts in which the mahua tree flourishes and it is the premier sugar-cane growing province. In the eastern districts the toddy palm abounds: Every district, therefore, possesses natural material for production of illicit spirit. This being so, I am of opinion that any scheme of prohibition would be doomed to failure. On the other hand, there can be no question that such public opinion as exists is solidly opposed to the drink traffic and this opinion has gathered force steadily since the events of 1921. Publicists, I gather, do not generally favour a prohibition policy. The practical difficulties are generally recognised. There is practical unanimity, however, that taxation should be maintained at the high point reached in 1921-22 so that no encouragement should be afforded to indulgence. Local option is generally recognised as the next step towards prohibition.

- Q. 62.—While I am opposed to total prohibition, I think that the strong fiscal measures taken against indulgence in drink will, eventually, call for exploration of new sources of revenue. The loss to provincial revenues by the action so far taken is roughly 50 lakbs. This loss to a population of 45 millions is equivalent to only 1½ annas per capita and could best be made good by a capitation tax of 2 annas I think. In my reply to question 49 I have suggested two other sources but am unable to say how much they could be relied on to contribute. An increase of stamp duties seems to me also a possible source. An argument against succession duty lies in enforcement especially in view of the litigation which almost invariably ensues over succession in this country.
 - Q. 63.—I accept most of the statements.
- Q. 64.—I approve generally of the policy being pursued in this province except that it is a little in advance both of the political and administrative-genius of the people. The chief danger inherent to the policy is that it tends to drive underground a comparatively trifling social evil, if an exceptionally moderate consumption of alcohol can be so termed.
- Q. 65.—Taxation on country spirit in the United Provinces is Rs. 8.74 per imperial gallon. In 1920-21, it was Rs. 6.94. I consider that the latter figure represented the limit of spending power of consumer. As stated above, the increase was imposed from 1921-22. I was consulted before the increase was decided on and expressed my opinion against the proposal.
- Q. 66.—There has been no increase of taxation since 1921-22. In the four years following there has been a steady increase of excise crime.
 - Q. 67.-Yes.
- Q. '68.—I see no particular objection to supplementary duties provided theseduties are uniform. Obvious complications would ensue if rates were not uniform. Supplementary duties, if adopted, should be imposed by the Customs on first entry and allocated by book transfer to the province of destination of goods, otherwise duties would be difficult to collect.
- Q. 69.—This is a difficult question which is at present under the consideration of all Local Governments. The difficulties of procedure are not insuperable but varying rates of duty, which are, in my opinion, quite unnecessary would seriously complicate procedure for adjustment of revenue.
- Q. 70.—Revenue from tari is, certainly, capable of some expansion but difficulties of realisation stand in the way. The castes engaged in the trade of tapping and selling the liquor in these provinces are extremely poor and ignorant. They have, in most cases, no settled place of residence or property and, if they fall into arrears with collections, forced realisation is fruitless in most cases. The tree-tax is in force in two tabsils of Gorakhpur district, as an experimental measure, with fair success. To the tree tax is allied a fixed surcharge per tree for right of vend. This system entails additional staff but, at the present stage, is the best possible I think. The weakness of the auction system, at stated, lies in difficulty of realisation. Since 1921-22, the tari revenue-has risen from Rs. 3.36 to Rs. 5.20 lakhs.

- Q 71—Rates of ganja and charar should be uniform in order to lessen smuggling. The case for uniformity in rates of bhang is not so strong. A low rate is necessary in these provinces owing to the number of districts in which hemp of spontaneous growth occurs
 - Q 72 .- Yes
 - Q 75 -Yes
- Q 75 -The system of retail send of country spirit, opium and hemp drugs in these provinces is the graduated surchings fee system. I am of opinion that it is the best possible. As the retail price of all three articles is fixed under the system the question of monopoly does not arise
- Q 75 -Yes a greater measure of uniformity is desirable. There is a distinct point, however, beyond which this province crimot advance owing to the fact that with every increave of rate by Government, retention of raide opinion on an increasing scale results. The same difficulty does not arise in province; where there is no poppy cultivation. The comparatively low taxition imposed by most Indian States also constitutes a second shiftedly.
- O "G-I would be strongly opposed to employment of salaried persons for retail sale. Under the graduated surfairing heense for system, vendors are selected and are practically in the position of commission agents of Government. The general adoption of this system in India would, I think, be suitable both from the revenue and administrative standpoints
- 27 -I would recommend greater concentration of cultivation. The popps of cultivated at present in 29 districts. It should be possible, I think, in view of falling demand, to do away with cultivation in a good many distincts. and eventually confine cultivation to a more or fess compact area, as near the factory as possible, on which the preventive force of the Opium Department could be concentrated to obviously greater effect than at present Steps should also be taken by the Covernment of India to limit cultivation in Indian States to actual requirements and to induce Sittles to come into time with taxation in British territory. The large bulk of smuggled drug comes from the Sixtes in Central India.
- O 154—The obvious difficulty in the way of the proposal of a basic rate is that Fxe: is a transferred subject in all provinces except Assam. This being the cive excle policies, foxtion; and procedure vary considerably from province to province and I do not see how under present circumstances this is to be avoided. I am strongly in fayour of an annual conference of Excess Ministers Aboled a lant strongly in liver of an animal conserver of Erics of missions and Excise Commissioners. At this conference rates of tulty, excise poly and procedure could be discussed. This I think would result in uniformity on all sessential matters which are likely to prove a source of embarrasyment to one province vis a tis another

Mr. Gibb gave oral evidence as follows:--

The President Q-You are the Excise Commissioner of the United Provinces?

A -Yes

Q-How long have you been in the Department?

4 —I came out to India from the Home Customs and Excise Department in 1999 as an expert officer for the United Provinces, the Paulah, the North-West Frontier Province and Ajmer Merwara In 1990 I was appointed Deputy Excise Commissioner in the United Provinces and in January 1922 Excise Commissioner

Q-The Excise Report for the year ending March 1923 was written by you? A -Yes

Q.—The report for the succeeding year was written by Mr Waugh though you were in charge of the department virtually throughout the year?

A -Yes

Q-In answer to question No 23 you say that "in a country like India in which the subsistence level is so putiably low, even moderate indulgence in

- liquor, opium and drugs constitutes a definite and obvious economic burden." You mean the expenditure on these articles?
 - A.—Yes.
- Q.—Is it a burden that ought to be got rid of because it is not good for the people?
 - A.—Yes, if possible.
- Q.—In reply to question No. 49, you say "I would recommend an excise on aerated waters and patent medicines levied by means of an excise stamp and a license fee for sale of tobacco." Was there a tax on aerated waters in England?.
- A.—I think so. It was a simple stamp duty—a stamp that was pasted over the cork or over the ball.
 - Q.—What was the amount collected?
 - A .- I am afraid I can't remember.
 - Q.—You think it practicable to levy a similar tax here?
 - A.—Quite.
 - Q.—How would you do it?
- A.—By a stamp affixed over the mouth of the bottle. The Excise Department would see that no unstamped bottle is sold—just as in the case of a box of pills at Home. The manufacturer would affix the stamp on the bottle in such a way that it is broken when the bottle is opened.
- Q.—In the case of patent medicines, the medicine will have a name. They want to advertise it as somebody's pills and they would not have the same sale if they do not have their name. Is that possible with regard to aerated waters?
- A.—I think that aerated waters are more or less a luxury in this country. Some people might say that they are a necessity; but to the large majority they are a luxury and as such why should not some duty be levied on them? And the method suggested is the only practical way that I can think of.
- Q.—Can you give us the period when this duty was levied in England and when it was abolished?
 - A.—I do not exactly remember.
- Dr. Paranjpye. Q.—Have you formed any idea as to how much it will produce?
 - A.—I am afraid I could not. But it will be very substantial.
 - Q.—At about 3 pies per bottle?
 - A.—Yes; that was what was in my mind.
- Sir Percy Thompson. Q.—Don't you think it would rather tend to fall on the European community?
 - A .- I do not think so.
- Dr. Paranjpye. Q.—Don't you think that aerated waters are at present helpful from the point of view of health?
- A.—Quite so. That is why I said that probably some people might consider them a necessity. When I go out to camp I always take soda water with me as a measure of precaution when I am doubtful about the local water supply. If you put a small tax on aerated water I think you can get a considerable amount of revenue.
 - Q.—I suppose you would also tax substitutes—Sparklets for example?
 - A.—Yes; you will have to do that.
- The President. Q.—Could you not have the tax on the cylinder of carbonic acid gas?
- A.—Yes; very easily. There are only two firms here which manufacture gas and perhaps it would be simpler than the other method.
 - Q.—You propose a license fee for sale of tobacco?
- A.—I propose it because tobacco, I understand, is at present taxed through the land revenue. It is subject to the land revenue as an agricultural product.

Dr Paranipye Q-But how will you be able to fix the fee? How can you find out who deals on a large scale and who on a smaller scale? For instance, we were told in Benares that a shop 25 square feet in area was let at Rs 300a month

A -You can fix the fee on the rental of the shop

Sir Percy Thompson Q-Is it not difficult to do so because it may sell other things as well?

A -Yes, it may be difficult

The President Q-There is a scheme in force in Patiala. It is something hee the outstill system. You sell by suction the monopoly of vend for a given area, you thow sultryation free but you require the cultivator to sell only to a hoeased vendor ather in his own or some other area. I think it yields 12 lakhs a year in Patiala. The system is also in force in Travancore. Suppose you exempt a certain quantity for domestic consumption. In France it is 5

A-I am afraid I would not like to offer a definite opinion about that

But I think it would be extremely unpopular

Q-You have restrictions imposed in the case of ganja, opinm, etc?

A -It might be done in that way

Q-Another suggestion is that you should levy an acreage duty on the tohacco and all the tohacco should be taken to a warehouse. The acreage duty will be refunded when it is deposited in the wavehouse. Then you take your excise duty on issue from bond

A -I am afraid I would not like to offer any opinion I have not studied the question

Q-Would you like to take the excising of that in your department? A -Yes Of anything Dr Paranipje Q -- But not when it is an acreage duty?

Dr Hyder Q-Would you tax Indian patent medicines? I think it is very easy to tax them. I visited a factory the other day at Mutter the proprietor of which is a very enterprising man. He manu and a number of medicanes that he sends all over India I went to see the factory because he wanted rectified spirit in connection with the many I went to

Q-I do not think you would charge on a prescription

d -Indigenous patent medicines such as malaria and cholera specifics have got their own labels and tley are sold in hundreds of thousands of bottles There will be no difficulty in taxing them

Q-Supposing the prescription is given out and could be prepared by any one and there was one who manufactured the same in bulk, will it come under

A -If a man sells something under a specific name for a specific purpose that is a patent medicine

Q .- There are prescriptions in Sinskirt books and if one manufactures medi cines on those lines will you charge!

d -It will be difficult to differentiate But if you have got a factory such as the well known one at 81 Helens Lancature in which a patent pill is made the time west assume one as or response namezounce in which a patent pair is an-to sell all over the world it is but night that the pull should pry a small tar.

The units need to one a shall not all that the pull should pry a small tare The pils wed to cost a shill no and the stamp was 11d making total sale

Sir Percy Thompson Q-Will you mass on the duty even in the case of muon medicines? common medicines?

A .- They must publish the formula if they want to escape the hability of area they never do that course they never do that

Dr Hyder Q-In India there is a very large trade in such medicines A less The factor at Mattra I have referred to makes hundreds of

Q-There is another one at Labore

Dr Paranipye Q-Will son include Lattle's C · Balm for mstance * A.—Yes. There is another medicine I know called Royal Yakuti advertised for Rajas and rich men only. Ten rupees is charged for a bottle of pills.

The President. Q .- You would apply the same principles as in England.

A .- I do not think I would draw any line at all.

Q.—Would you draw any distinction between medicine prepared from a prescription and a British Pharmacopæic preparation?

A.—The issuing of a prescription is quite a different thing. You should have a regulation showing what constitutes a patent medicine. The label and covering in which the medicine is enclosed should be taken into consideration when deciding liability to stamp.

Q.—Does not the patent lie in the secrecy of the formula?

1.-Yes

Q.—Have you had any considerable number of cases of exemption of spirit for use in medicines?

A.—Yes. The great difficulty is that one province imposes one rate of duty and another, another. There is no uniformity. Bengal imposes Rs. 5 per L. P. gallon. We charge Rs. 14-10-0 per imperial gallon. The spirit does not really enter into the composition of the medicine at all. It is used as a solvent to dissolve the tinetures, etc. Tineture of opinm has a very thick consistency and it won't dissolve in anything except very strong alcohol. We issue spirits free of duty to ordnance factories; also to colleges for preserving specimens and laboratory work.

Dr. Paranjpyc. Q.—Do you issue it free to colleges?

A .- Yes.

Q.—If duty were levied it would induce the college authorities to be economical and stringent.

The President.-That is the idea.

Sir Percy Thompson. Q.—I am suggesting that the issue of spirit free of duty promotes the cause of education.

A.—We do not issue very much in that way. As regards industrial concerns it is a different matter. One firm applied for a thousand gallons annually for making transparent soap.

Q.—Is methylated spirit drunk?

A.—I have had no complaints. People who will drink Indian methylated spirits must be hard put to it to find an intoxicant.

The President. Q .- You think publicists favour prohibition.

A-I do not think so. I mean moderate opinion is not in favour of it.

Q.-They do ask for local option.

A .- I think only men of extreme views would advocate local option.

Q.—Have you pursued a policy of reduction in this province?

A.—Yes. We have certainly reduced the number of shops greatly during the last three years. I am chiefly concerned about the area that the shop is serving in some of the districts.

Q.-What is the area?

A .- The biggest areas are in Aligarh and Etali districts.

Q.—In the Punjab you have to go 15 miles to get a drink.

A.—I won't put it as high as that here. We recently had a conference and I suggested redistribution of shops so that each might serve a moderately sized area.

Sir Percy Thompson. Q.—We were told that the reduction in the number of shops is as much responsible for the illicit distillation as the increase in duties.

A.—It is possible but difficult to say definitely. In many districts illicit distillation is reported to be trifling, in other the reported number of cases is steadily increasing. It depends upon the character and activity of the staff. If you have got a specially keen staff more cases naturally come to light.

Q.—With reference to the administration report for the year 1924 do you propose to continue the reduction of shops?

4 --We do not suggest further reduction, the number of shops is more or less fixed by local Excise Advisory Committees and Licensing Boards

Q-With reference to the loss of fifty lakes of rupees, you think it might be made good by a capitation tax of two annas

A -Yes

Q-Is it better than the excise duty?

A—If the excise tax is to be abolished, then a capitation tax would touch everybody. The excise tax affects only a limited class from whom a very large sum is being collected annually at present.

The President Q—You say that the chief danger would be to drive under ground a comparatively trifling social evil

4 -Yes

Q -Is there a steady increase in the illicit distillation?

A—According to the statistics there is but such statistics in this country depend very much on the keenness and activity of the staff which vary greatly In a place where the police are very keen on protections for drunksumess for example more offences are reported. Similarly in the case of excise offences the number reported greatly depends on the activity of the officers. In areas where illicit distillation has been always present the number of cases has in creased greatly.

Q—Last year instead of a decrease in real consumption there was increase in the illicit distillation

A -- Since the time of the movement against drink public attention has been focussed on it. That is one natural result of the movement

Q-Have you tried shorter hours?

4—Yes Cawapore is an industrial centre. After the mills close there is maidment time for the operatives to get their drink. So people bought it in anticipation and sorietimes sold it to others. That is one method of evading shorter hours.

Q -Does your staff control the shops as well as illicit distillation?

A --Yes, but in this province the excess staff is not supposed to be the main intrument for excess work. It is an auxiliary agency. The revenue and the police staffs are supposed to be the main agency for prevention of illicit distilliation.

Q --Do you think you can ever enforce such a drastic policy without a special staff ${}^{\prime}$

A -I am doubtful of it We could never compete with the illicit distiller in the matter of pric-

Q-Would you mind explaining the new system of licensing shops?

A —It is really not our system Although I suggested something of the kind in the year 1932 it is not our system. The report of the Excise Committee of 1965 recommended the abolition of anctions and the substitution of a fixed fee

Q-You did not experiment?

1

A -We did as a result of the experience of Bengal

Dr Paramppye Q-Is the Excise Department keen on following the policy of the Legislative Council,

A - I think so, we have done our level best to carry out the policy

The President Q-How exactly do you work out the charges?

4—It is an extremely simple method. The wholesale price, the duty and retail price are fixed in the case of each article. The total of the wholesale price plus the duty deducted from the retail price gives a margin which divided between the Government and the vendor according to a scale of fees graduated according to sites.

Q-What is the maximum share that Government take?

- A.—In the case of country spirits the average wholesale price is Rs. 1.23 and the average rate of duty is Rs. 6.38 per gallon. The average retail selling price is Rs. 12.14. The average margin is Rs. 4.52 of which the State receives Rs. 2.37 in fees and the vendor Rs. 2.15 for expenses and profits. During the current year the scales of fees have been raised and the State share has consequently increased.
 - Q .- On the first 100 gallons you divide the profits in certain proportions.
- A.—Roughly sales of 10 gallons monthly give a man a gross profit or income of Rs. 40. Government takes very little of that. As the sales increase the share of the State increases. We had one shop from which we recovered Rs. 56,000, the highest single shop fee on record.
 - Q.—Is there illicit practice by the vendor?
- A.—I think you cannot devise complete safeguards against dishonesty whatever system you adopt. The merit of the system is that the vendor can make a decent profit and if he chooses to sacrifice his living by dishonesty he can be ejected immediately. The seales of fees are so calculated as to give him a reasonable return on the working capital engaged and for his work. We place a premium on his honesty. The auction system by exorbitant and, often, impossible bids makes dishonesty inevitable and conduces therefore to corruption of the staff.
- Sir Percy Thompson. Q.—When the profit of the retailer is extremely small there is very little inducement to sell goods. The premium on his honesty is greater than his profit.
- A.—A great many factors come into play there. The auction system as it stands induces dishonesty. It is not an honest system. No Government in India can say that it is honest.
 - Q.—Why is that?
- A.—Liquor vendors, at any rate those in the United Provinces, are a poor and ignorant class. A man used to go into the auction room, primed with liquor in a good many cases, and in this state and devoid of the education and knowledge to know how much a shop was worth, commenced bidding. His shop was, in most cases, his livelihood which he knew he had to be the last bidder to scenre for another year. The higher the bid the better the presiding officer was pleased. The aid of all revenue and excise officers was invoked to scenre competition. Rival was pitted against rival and bogus bidders were introduced if necessary. In order to make good an excessive bid the vendor was forced to push sales and into malpractices such as watering, short measure, sales after hours, etc., and it was of course impossible for him to do so without corrupting the inspecting staff. No Government should countenance such a system. It is neither honest nor dignified. Of the present system it can at any rate be said that it is inherently honest in its intentions and principles.
 - Q.—What would you do to abolish this?
- A.—We do not put the vendor in the impossible position of not being able to conduct his business honestly. If he does not do so we can take his business away from him. We can also call the staff to account if they permit dishonesty.
- The President. Q.—You cannot expunge the tricks of the trade by reducing the penalty.
- A.—If under the auction system we had enforced penalties strictly the vendor might have pleaded: "you took this exorbitant fee from me and I could not make up the loss in any other way except this dishonest way." I may be old fashioned; but I say that no Government can countenance a system which induces dishonesty.
- Q.—You do not subscribe to the statement that the auction system was a monopoly?
- A.—The auction system, if it did not insist on fixed sale strength and hours of sale might possibly be the best from a revenue point of view. It would certainly not be a temperance measure to reintroduce it.

Dr Hyder Q-lou do not wish to create vested interests. That was the reason why the Excise Committee of 1906 condemned the system of auction

The President -The point of the auction system is that it is not going to allow vested interests to grow up

Dr Hyler -That is precisely why they came to this cut throat competition

Sir Percy Thompson Q-Would it not be possible to combine the two sistems, ie to have an aut ion with an upset price? If you find more than one person willing to pay that upset price do it by lot

A -It could be done, but you are coming down to the question of lot again

Q-What seems to me to be the evil of the system is, when a man sells a certain quantity he ceases to get the profit

A—That is not the case. We have so devised our scales of fees between our biggest and smallest shops that they leave a man, at any rate a small profit on every gallon he selfs and the man object of the system is to discourage the pushing of sales which was one of the chief defects of the auction system

The Provident Q-Is not t at actually happening in transfers of sales from the shops with large sales to the shops with smaller ones?

1-\text{\text{o}} at the opposite way about In a few isolated cases small shops have talen issues which have been transferred to the larger shops for sale

Dr Paranjpje Q -- Couldn't they transfer their spirits from one shop to another?

1-We have that in one or two cases. If you could devise a system that is proof against all fraud it would be a good thing. We are going to introduce the sale of luguor in sealed bottles in towns.

Dr Hyder Q-For consumption-on-or off the premises?

A —Off the premises, this is going to be introduced within the next four or five months

The President Q—In the Evense diministration Report for the year ending fist March 1624 the following pessage occurs. Sungiging from areas where the scale of license fees is low to areas where the scale is high is known to take place, and those vendors who do not stoop to malpractuces are circled that they do not take more sprint than they can issue in a month. In some cases they have been found cooperating to eke out each other s stock."

A -We had two cases like that

Q-It is further stated these and the other davices alluded to are largely responsible for the decreased yield per gallon of heense fees as compared with the output system.

d—I do not think it is quite right to say that We cannot get the same amount of fees under any system. Our fees are derived at present from 700 000 guillons as against a million formerly. We cannot possibly by any system get the same revenue as you would from the million.

Q-But these practic s do take place?

A -In a few isolated cases

Q—\text{can} on page 26 the report says it is quite clear that any applicant of any class for a shop is out for profit, and it cannot be said that the displacement of a licensee merely because he is interior in birth or social standards to some other applicant is justifiable on any ground moral or otherwise. You consider that any man who goes into the highor trade is out for profit?

4 —I have been for A years connected with the trade now and I had come to that sad conclusion many years ago.

Q-lour reply to question No 68 lon suggest that supplementary duties should be imposed by the Customs and allocated to provinces. Would not that leid to great complications between provinces?

- A.—I do not know how you are going to collect them. Suppose you had a firm in Bengal exporting a consignment of spirit from, say, a wholesale vendor to a private consumer in this province and their supplementary duties were different from those duties here.
 - Q.—Is it not undesirable to have any supplementary duties?
- A.—I was hurried when I drafted my replies, but I thought that it was a definite proposal that was contemplated.
 - Q .- What is Bombay doing?
 - A .- They have a supplementary licensing fee.
 - Q.—Don't they ask you to levy a duty on spirit?
- A.—Their method is this: when they get a consignment of foreign liquor from us, they make the vendor pay the duty in Bombay and pay in additional fee, I think, of about Re. 1-6-0 a gallon which is additional to the duty and which is a licensing fee. The Central Provinces are doing the same.
- Q.—They make them transport in bond and pay their rate of duty when they get the stuff
- A.—The peculiar thing in Bombay is that they make the man pay his duty first and then transport in bond.
- Q.—Don't you claim something out of Bombay for charges of supervising the distillery!
 - A .- Yes, 2 annas a gallon.
 - Q.—You are not counting that?
 - 4.-No.
- Q.—You do not want to impose any further tax over and above the Rs. 21-14-0?
 - 4.—We are trying to ascertain what the Bombay plan is.
- Q.—You are actually getting half a lakh of rupees a year out of the Central Provinces on account of these duties.
- A.—We are getting from the Punjab too. A similar situation arose in England at one time and Mr. Gladstone settled it by a very simple system. All that he did was to give each wholesale vendor a pass book and the vendor made in it his own entries; at the end of a quarter the Excise officials inspect the book and find out the quantities exported. It was a dispute over the distribution of taxation between Ireland and Great Britain.
- Sir Percy Thompson. Q.—It was purely academic and merely for statistical purposes.
 - A.—That may be so.
 - Q.-I think it was over a complaint that Ireland was overtaxed.
 - A .- Yes.
- Q.—This expedient adopted with regard to liquor has nothing to do with the incidence of taxation.
- A.—I have tried to persuade the various provinces to adopt a simple systemlike that, but the only difficulty about it is that you cannot get any uniformity of procedure.
 - The President. Q.—How are you going to fix a limit for private possession?
- A.—I suggest we should take 2 gallons as the limit and allow it to befree.
 - Q.-You would limit it to 2 gallons and charge everybody who had more?

- A.—Private possession would not be a very serious item. I think provinces could afford to disregard it. Bombay had a regulation at one time that if you went to Bombay in possession of more than a certain quantity of liquor you were hable to be prosecuted. That was broken every day, because the refreshment car passing from Calcutta to Bombay was carrying a larger quantity.
- Q.—What would you say to handing over the whole of the duty on every thing that pays a duty at the tariff rate to the Imperial Government and get rid of this dispute between provinces?
 - A -That would help
- Q--low say that the tree tax is in force in two tabils of Gorakhpur district and that it has been fairly successful
 - A -Yes
 - Q —You are not going to extend it?
 - A -Yes, if I could get the staff
 - Q-So far as it goes you are satisfied with it?
- A —I am satisfied that the profits on the tapping of trees in the province are going, not into the hands of the people who are actually doing it, but into the hands of the money lenders
- Q —One of the difficulties is that the castes engaged in the trade are a poor class
 - A -Yes
- Q-In the Central Provinces they found that an enhancement of the price of spirit has led to the spirit vendors going into the toddy business
- A —We have had the same experience For instance in Cawingore, we have just hid a lot of Bombay people come up to take shops and they have introduced a new method of tapping
 - Q-Is not the consumption of tars increasing?
 - A -Very much
 - Dr Hyder O-What are your hours for sale of tan?
- A .- The same hours as for other, articles except in tan districts where you get fresh juice in which case we allow the sale from sunrise
- The President Q—It is stated in the report that 'the Assistant Excise Commissioner, Lucknow, points out that the average alcoholic strength of tars is only 6 50'
- A -I do not think it is quite right
- Q-I think more bhang grows in the United Provinces than in the rest of India put together
 - A —Υes
 - Q-Is it cultivated?
- A —We have no cultivation We had it in one tabul in the Farrukhabad district and we abolished it this year
 - Q-Where does all this wild stuff go to?
- A —It is collected and supplied to all districts of the province and exported as well.
 - Q-It is gathered about now
- $A\!-\!\!A\!\operatorname{bout}$ the beginning of the hot weather it is cut down, the leaves are taken off and packed
 - Q-Have you had any tests made as to its elrength?

ŝ

- A.—Some years and I encounted to Government that we should test its councils that we rould convert some sent of bals. It is reckoned as a very mild interior at and the in perhaps the reason why it is used so much.
 - Q.-Yen have to analy is to he open!
 - A -I curso ted that Government should ricke experiments.
- Q.—You have a good deal of tradile on recourt of retention of crude opinm by cultivates for family concurption. Couldn't you do away with that?
- A.-We work in collaboration with the presentive force of the Opinm Department. It is very deficult to do away with it,
 - Q-The papy is continued in 29 district
- 1.—Ye. I would have opiner, if y suble, but up of the Opium Factory in wolled probabilities sole through the renders to the public.
 - Q.-What will be the rations of the property?
 - de-Something in the return of morningry pocket of excamely
 - Q-Woold you comed your reader to make them here!
 - A-We do not reappled on but I want the factory to do it.
 - Q-Up! you be p the stuff in electical vessels, it is spoiled?
 - A will the do I at 1 I at a
 - Q-Tily would divive to it on a in scaled lettles in the form of pills?
 - it.- I have no objection to the light done.
 - U-Would the sy tem present smugzling?
- st.—My ideal visual is liquid in accided featiles, opium in packets under Govern in a suid them distribute joby, with packets also put up for sale and the excitence of the little exception preventive duties.
 - W-With read you into you has been sing manapoly!
 - A .- A: Gharipur.
- Q-You would have a morrooly, but when it comes to employing salaried, vendors, I see that you object to it.
- 4.—Our system is at present equivalent to a system of salaried vendors with rone of its drawleacks. I would not like to make any extension of what is termed "subordinate servents of Government." I am against low paid appointments under Government.
 - Q .- Need they be low-paid?
 - A .- They would be in this province, because there are very few large shops.
 - Q.—Is it case to keep a low-paid excise stall?
 - 4.-I do not think so.
 - 17-You would recommend an annual Conference of Excise Ministers?
- d.—Yes: the difficulty under the present system is that one province has a different policy from another.
- Dr. Hyder. Q.—Were the recommendations of the Committee of 1921-22, of which you were a member. carried out?
 - A .- Yes, they were carried out in the following year.
- The Horble Sardar Jogendra Singh. Q.—You remark that deflation has a may assected the purchasing power of the people
- A.—Deflation took place when there was a very great rise in the price of foodstuffs in August 1920 or 1921.
- Dr. Hyder. Q.—Do you think that if the drug habit were put down, it would cause trouble among the religious ascetics!
- 4.—I do not think so. It is a thing of sentiment. I think there would be very considerable objection to it, but I do not know if there would be trouble.

Mr. A. A. WAUGH, I.C.S., Assistant Commissioner of Excise, United Provinces, was next examined and gave oral evidence as follows:--

The President Q-You were acting as Excise Commissioner for the United Provinces?

A -Yes

O-For how long?

A -For six months, from April to September 1924

O-You have had experience as a District Officer?

A -I was a District Officer for three years before that

O-In your Excise Administration Report for the year ending 31st March 1924, you state that "it is hardly surprising that the agriculturist is not pre pared to walk ten miles to the shop of some rural monopolist, and back again, to obtain an article which he regards as prohibitive in price"

A -That is, in some districts, there are shops serving areas of even so much as 100 sq miles

Q -Do you find that reduction in the number of shops has gone too far or, at any rate, as far as it ought to go?

A -I think it has gone too far

Q-What do you mean by "rural monopolist"? Is it your opinion that each shop does represent a monopoly?

A -In the rural areas excise shops are now so few that the vendors are in the position of monopolists

Q-There is no sort of competition between any shops?

A -No. not now

Q-Can you ensure that the rural vendor sells at fixed prices*

A -I do not think so, his shop can only be visited at infrequent intervals O-How often?

A-The travelling allowance of the Exciso staff has now been cut down very much Some shops are inspected once a month, some twice a month, and some once in two months

Q-How many Inspectors are there?

A -There are about two preventive Inspectors for each district

Q-What is the nature of the duties of an Inspector? Does he test the strength of the liquor?

A-Yes He is also supposed to make local enquiries from village headmen, from zamındars, and from village people generally

Q-Do you find that the feeling in the countryside is on your side or on the side of the illicit producer?

A -The whole countryside is against the Excise Department and in favour of the illicit producer

Dr Hyder Q-Does the peasant in the United Provinces drink or only the low class people, for instance, the Kanjars?

A -So many of our cultivators are low caste people

The President Q-You consider that the policy is proceeding too rapidly in advance of slowly changing social habits? There is a tendency towards tem perance, but you cannot force it

A-Yes Attempts to enforce compulsory temperance aronse hostility.

Q-Vendors are selected by lot from amongst a number of applicants When was this process introduced? A -In 1923 after the recommendations of the United Provinces Excise

Committee of 1921 It is one of the conditions of the surcharge system of license fees

Q-But previously they were actually allowed to be selected by the licens ing board without the drawing of lots?

- A.—Yes, in 1922, in certain municipal areas. The Collectors used to make selections for rural areas, but since October 1923, all selections of new licensees by Collectors or licensing boards have to be made by drawing lots, under the graduated surcharge fee system.
- Q.—In the 1923 Report, I find that an appeal was made on a proposal by a licensing board to discharge four respectable licensees, against whom there was no specific complaint, and to appoint near relations of two of the members of the board in their place.
 - A.—Very likely.
- Q.—The system of selection by lot was introduced to do away with that kind of thing?
- A.—It was to do away with that. Selection by lot was introduced in October 1923 as a result of experience in 1922.
- Q.—That was really to some extent a confession of inability to find disinterested people by a process of selection without lot?
 - A .- I am afraid it was.
- Q.—You say that among the defects incidental to the new system you find that some vendors, in order to avoid payment of license fees on increased issues at a higher incidence, adulterate liquor, or "profiteer" on such issues as they take, or habitually keep insufficient stock.
 - A.—Yes. The last two things are connected together.
- Sir Percy Thompson. Q.—How does keeping insufficient stock help a vendor to make more profit?
- A.—Suppose you are the liquor vendor of a rural shop, and that you took 10 gallons of liquor from the bonded warehuse for sale during the month, and that you are bound by license to sell only at the price of Re. 1-8 a bottle. Suppose, also, that the average consumption, or the consumption in any particular month, in your area is not 10 but 15 gallons. If you go back to the warehouse for 5 more gallons of liquor, you incur the fatigue of walking, or the expense of a railway journey, and you pay license fees at an increased incidence per gallon on the total stock taken by you during the month from the warehouse, besides possible extra douceurs to the staff and contractor's agent at the warehouse. Rather than do this, you say to your customers "I have brought 10 gallons only this month, and will get no more, my price is so much a bottle". Of course, if an Excise Inspector happens to come round, you can charge only the legal fixed price while he is about.
- Q.—Do you mean the vendor sells to another liquor shop or to customers at an illegal rate?
- A.—To his customers. There are very few shops and the next nearest shop may be 10 or 20 miles away. If the supposed vendor has 10 gallons, and the rate fixed by Government is Rs. 1-8 a bottle, he would sell it at Rs. 2-8 a bottle, and if the customer resents the illegal price he may have to walk 20 miles to the next shop.
 - Q.—What has the vendor to pay in the shape of license fees?
- A.—The license fee is assessed on a graduated scale. If you take 4 gallons, let us say that you have to pay a license fee of Rs. 4, if you take 10 gallons, you would pay a license fee of Rs. 20, and if you take 20 gallons, you would pay Rs. 60. The rate of incidence per gallon goes on increasing with increases in the quantity taken for sale.
- The President. Q.—You say that there is danger also that the village illicit distiller, who was the avowed enemy of the vendor under the old system, may become his ally under the new system. Have you found any actual cases of that?
- A.—I haven't. I have only heard about it. If you put two and two together, you find that it is very likely to happen.
- Q.—Then yon say that the auction system yielded to Government what was by no means an unduly low share of the income from sales in days before the article was sold at a price so much above its intrinsic value. I do not quite follow this. It has been suggested that the auction system is a dishonest system, because it forces the vendor to resort to illicit practices and adulteration. Personally, I am not convinced that the system is dishonest.

A -In spite of the change from the auction system to the graduated sura —in spine of license fees, vendors go on committing malpractices and of the profits which they get thereby, the Government gets no share Formerly, in bidding license fees for a shop, a bidder allowed for the profits accruing from dilution of liquor

Q -Formerly you could cancel his licenses and so on to control the vendor!

A -Yes

Q-You say cases of illicit distillation were formerly more readily brought to light, and you mention about 10girs. What are these?

A -There are some judicates in the Jalann district, who are Mutiny grantees. They get revenue from because fees (but not from duties) on country grantees any generous from second sees took not from outers on country inputs sold within their boundaries. The pagitudars themselves and on they shops. They are entitled to hoense fees from the sale of country spirit in their territory

Q -You cannot impose the graduated surcharge system on them?

A -No

Q -The tendency is to give up the consumption of the countryside to them?

4—Consumption is very much higher in these places than in the neighborring villages. As pointed out by the Divisional Commissioner, the consumption in the register 1923 24 averaged thout 25 O. L.P. gallons per head personum, while in the adjoining British districts the average was only 0.81 L P gallon per head per annum

Q-You say that the slight decline in incidence per gallon of duty revenue indicates greater issues to low duty areas and lesser issues to bigh duty areas. The tendency is to stop sales as soon as you begin to incur these heavy license

A—There is such a tendency in raral areas, but not in towns. There is also a good deal of illegal transit of liquor from the rural areas to the town (high duty) areas. The rural vendors pay much less in duty and fees per gellon as compared with the city vendors and there are sometimes intimate relations, between city and rural vendors. There is one scale of license fees for relations newseen city and runar values of the city area, the latter being very the rural area, and another higher scale for the city area, the latter being very the rural area, and there is a difference in driv as well. The much higher than the former, and there is a difference in duty as well effect is to encourage smuggling from a raral shop to a city shop

Q-How does it work?

A—It is very easy The rural vendor takes, say, 50 gallons more than his normal requirements from the warehouse. He smuggles it to the city vendor by arrangement, and gets his freed out of the painful necessity of paying higher duty and higher hienes fees. In city shops where there is large con sumption, it is rather difficult to trace this traffic Still we take steps, and in Lucknow we have stopped a good deal of this smuggling from low duty to high duty areas

Q-You again say, "there is hardly any district where illicit supplies are not supplementing lawful consumption." Have you any idea what the proportions are? We have been told in the Paujah that more than half the

consumption is of illicit liquor Have you come to that point here?

A—It is not possible to estimate the extent of illiest consumption in detail I can give you a rough estimate if you like I would estimate the number of drinkers in these produces at 600 000 which I consider to be a very moderate proportion of a total population of 47 000 000 If 600 000 people are considered to purchase each only one bottle of fluour per annum the total annual consumption would be about 1225 000 bulk gallons But, last year our actual liest consumption was 682 000 bulk gallons or slightly hore than half the estimate Our consumption for the year 1970 21 was 1 590 000 bulk gallons Q-You don't think the social movement has sufficiently developed in this

province to cause a real decline in the consumption?

A -Not nearly to the extent that the fall in light consumption would in dicate

O -- You say "one Assistant Commissioner estimates that for every case of illiest distribution detected nine go undetected"?

A -Yes that is an estimate given by one Assistant Commissioner and think the estimate is a safe one

- Q.—We heard it said in the Central Provinces that the ratio is 1 to 50?
- A .- It may be so in the Central Provinces.
- Q.—I notice again that of 658 villages under special enquiry, distillation was believed to be practised in 456 or 69.3 per cent.
- A.—The figures given above are higher than would be found in other areas of the Provinces. The officer was touring in a particularly bad area.
- Q.—You say again that overcrowding and inconvenience to vendors, consumers, and the non-consuming public alike in the remaining shops are said to be the most notable results of reduction in the number of shops?
- A.—This is so. It is due to there being too few shops everywhere. Some large country spirit shops have been abolished by licensing authorities, and this is the result of such a policy. It is particularly the case in towns where licensing boards have left the vend of country spirit in the hands of one or two licensecs only.
- Q.—You say that further restrictions on the hours of sale resulted in three cases of assault on vendors for refusing to sell after closing hours?
 - L-Yes.
 - Q.—You say the wholesale price of ganja is Rs. 245 per maund?
- A.—Yes, but only in the last two years; I believe it is being reduced this year.
- Q.—Is there any preference, in the opinion of the consumer, as between charas and ganja?
- A.—It is very difficult to make any distinction between the two so far as the noxious effects go. I think charas acts more speedily. There may be some difference in the flavour. I should think that most hemp drug consumers prefer to smoke the stronger drug.
- Q.—Do you also like Mr. Gibb advocate a Government monopoly of hemp drugs supply?
 - A.—I think it would be a very good thing.
- Q.—You say that the system of official retail vend of opium has been abolished. What is this system?
- A.—Formerly the Treasurer's agents at tahsils were allowed to sell a certain amount of opium at special rates direct to the public. That was supposed to be a concession given to the agents for the trouble of keeping the accounts, etc. But eventually it led to a tremendous lot of smuggling.
 - Q.—Who were these people?
- A.—The District Treasurer's agents. The United Provinces Government used to (and still does) employ reliable private bankers to keep the accounts, etc., in the District Treasury, and they were give this concession as a sort of subsidy for their elerks working there and keeping the accounts of opium received into and issued from the Treasury.
 - Q.—Then it was not really official vend?
 - A .-- No.
 - Q.—You say the smuggling of cocaine is increasing very largely?
 - A.—Yes. There have been very large seizures recently.
- Q.—Do you attribute the expansion of the cocaine habit to the increased restrictions on alcoholic liquors?
- A.—I do not think so. What I do think is that if you restrict liquor any further, people will turn to the use of hemp drugs. They are more noxious than liquor, yet I am afraid it is chiefly liquor which is objected to by temperance enthusiasts.
- Q.—You say that prosecutions under the Police Act for drunkenness have increased from 642 to 732. You say the slight increase in cases this year is furnished largely by Allahabad Municipality. You draw the conclusion that it is due to the activity of the police, being spasmodic.
 - A.—Yes, their energy against drunkenness is somewhat erratic.
- Q.—You say "it is quite clear that any applicant of any class for a shop is out for profit," you don't believe there are disinterested vendors?
 - A .- I have never seen one.

Mr. E. A. H. BLUNT, C.I.E., O.B.E., I.C.S., Financial Secretary to the Government of the United Provinces, was next examined.

Writen memorandum of Mr. Hint

- Q 1-When I was Provincial Director of Civil Supplies in the year 1918 19
 I had occasion to use the proximical crop statistics for the purpose of framing
 no estimate of the food supplies available at the time in the province. In doing
 no I was able to test the value of these statistics from a practical point of
 view and can offer some information that may be of use to the Committee op
 this subject.
- As is pointed out in Annexuro A, three factors to make up the estimates-
 - (1) The estimate of areas sown
 - (2) The estimate of normal crop
 - (3) The estimate of the crop for the year in terms of the normal crop
- (1) The "estimate" of sreas sown, being based on accurate district returns which are compiled from the village inpers ought useff to be not an estimate but a return. That is not however so, and the fact is due to the cultivator's the state of the compiled from the same field. In the district return or insurar, the areas of mixed crops are shown separately. But in drawing up the provincial crop report, the mixed crops are same acquisited according to certain arbitrary proportions which were fixed by Mr. Morelvind when Director of Land Records and Agriculture some twenty years ago, for instance the proportion in the case of wheat and barley is shown in the crop report a half in nere of wheat and laiff an acre of barley. The result of this practice is to turn an accurate record into a mere estimate. Moreover, I donot whether these arbitrary proportions are as valid now as they were twenty years ago flad circumstances been normal throughout the period there might have been no particular reason to doubt them, for agricultural custom in such matters does not easily change. But the war had its effect on agricultural custom During the years 1917 19 there were heavy experts of food grains for the are of the field armies. The supplies of some grains, notably gram and pear, which were normally produced within the province in sufficient quantities for internal use, rans os short that large imports from other provinces were necessary, whilst in the case of one grain bajra, which though produced in the proportion of the self-discussion in Bomblys, the shortsqs was as serious that at one lame it seemed doubtful whether the crop then on the province is generally that an area of the many province is generally form part of mixtures. It is generally would do more an analysis of the present time, consequently, more inaccurate than their produced or not seems to the present time, consequently, more inaccurate than their predecessors.
- (2) Estimate of normal crop—Thus is based on a series of crop cutting experiments. There are various other lactors which tend to vittate the statistics besides those mentioned in Ameritre A, pargraph 5. I produce a copy of the statement in which crop experiments are reported. That sixtement gives a good deal of the information necessary to enable the statistical officers to put the right value on his figures, but there is one important omission namely, the caste of the cultivator. It is well known that high clave cultivators are a general rule obtain a fix smaller yield from a priticular field than a low caste cultivator would from the same field. If, therefore, the field selected for the experiment chances to belong to a high caste tenant the yield will be relatively below average, if it belongs to a low caste tenant, especially one of the proper cultivating castes such as the Kurmi, Kachhi or the Murao, it will be relatively above the average
- (3) The estimate of the crop for the year in terms of the normal crop is invariably too low. The reason is correctly stated in the quotation from the

- Q.—We heard it said in the Central Provinces that the ratio is 1 to 50?
- A.—It may be so in the Central Provinces.
- Q.—I notice again that of 658 villages under special enquiry, distillation was believed to be practised in 456 or 69.3 per cent.
- A.—The figures given above are higher than would be found in other areas of the Provinces. The officer was touring in a particularly bad area.
- Q.—You say again that overcrowding and inconvenience to vendors, consumers, and the non-consuming public alike in the remaining shops are said to be the most notable results of reduction in the number of shops?
- A.—This is so. It is due to there being too few shops everywhere. Some large country spirit shops have been abolished by licensing authorities, and this is the result of such a policy. It is particularly the case in towns where licensing boards have left the vend of country spirit in the hands of one or two licensees only.
- Q.—You say that further restrictions on the hours of sale resulted in three cases of assault on vendors for refusing to sell after closing hours?
 - A.—Yes.
 - Q.—You say the wholesale price of ganja is Rs. 245 per maund?
- A.—Yes, but only in the last two years; I believe it is being reduced this
- Q.—Is there any preference, in the opinion of the consumer, as between charas and ganja?
- A.—It is very difficult to make any distinction between the two so far as the noxious effects go. I think charas acts more speedily. There may be some difference in the flavour. I should think that most hemp drug consumers prefer to smoke the stronger drug.
- Q.—Do you also like Mr. Gibb advocate a Government monopoly of hemp drugs supply?
 - A.—I think it would be a very good thing.
- Q.—You say that the system of official retail vend of opium has been abolished. What is this system?
- A.—Formerly the Treasurer's agents at tahsils were allowed to sell a certain amount of opium at special rates direct to the public. That was supposed to be a concession given to the agents for the trouble of keeping the accounts, etc. But eventually it led to a tremendous lot of smuggling.
 - Q.—Who were these people?
- A.—The District Treasurer's agents. The United Provinces Government used to (and still does) employ reliable private bankers to keep the accounts, etc., in the District Treasury, and they were give this concession as a sort of subsidy for their clerks working there and keeping the accounts of opium received into and issued from the Treasury.
 - Q.—Then it was not really official vend?
 - A .-- No.
 - Q.—You say the smuggling of cocaine is increasing very largely?
 - A.—Yes. There have been very large seizures recently.
- Q.—Do you attribute the expansion of the cocaine habit to the increased restrictions on alcoholic liquors?
- A.—I do not think so. What I do think is that if you restrict liquor any further, people will turn to the use of hemp drugs. They are more noxious than liquor, yet I am afraid it is chiefly liquor which is objected to by temperance enthusiasts.
- Q.—You say that prosecutions under the Police Act for drunkenness have increased from 642 to 732. You say the slight increase in cases this year ifurnished largely by Allahabad Municipality. You draw the conclusion that it is due to the activity of the police being spasmodic.
 - A .- Yes, their energy against drunkenness is somewhat erratic.
- Q.—You say "it is quite clear that any applicant of any class for a is out for profit," you don't believe there are disinterested vendors?
 - A .- I have never seen one.

Mr. E. A. H. BLUNT, C.I.E., O.B.E., I.C.S., Financial Secretary to the Government of the United Provinces, was next examined.

Written memorandum of Mr. Blunt.

- Q 1.—When I was Provincial Director of Civil Supplies in the year 1918-19. I had occasion to use the provincial crop statistics for the purpose of framing an estimate of the food supplies available at the time in the province. In doing so I was able to test the value of these statistics from a practical point of view and can offer some information that may be of use to the Committee on this subject.
- As is pointed out in Annexure A, three factors go to make up the
 - (1) The estimate of areas sown
 - (2) The estimate of normal crop
 - (5) The estimate of the crop for the year in terms of the normal crop
- (1) The "estimate' of aiers sown, being based on accurate district returns which are compiled from the village papers, ought itself to be not an estimate but a return. That is not however so, and the fact is due to the cultivator's habit of mixing different crops in the same field. In the district return, or juntar, the areas of mixed crops are shown separately. But in drawing up the provincial crop report, the mixed crop areas are adjusted according to certain arbitrary proportions which were fixed by Mr. Moreland when Director of Liand Records, and Agriculture some twenty years ago, for instance the proportion in the case of whert and barley is shown in the crop report as half an acre of whert and half an acre of when the companies. The result of this practice is to turn an accurate record into a mere estimate. Moreover, I doubt whether these arbitrary proportions are as valid now as they were twenty years ago flad circumstances been normal throughout the period there might have been no particular reason to doubt them, for agricultural custom in such mitters does not easily change. But the var had its effect on agricultural custom. During the years 1917 19 there were herry exports of food grains for the use of the field strines. The supplex of some grains, notably gram and peas, which were normally produced within the province in sufficient quantities for internal use, ran so short that large imports from other provinces were necessary, whist in the case of one grain, days which though produced in the province is generally exported for consumption in Bornlay, the shortger was so serious that at one time it seemed doubtful whether the crop then on the ground would do more than supply sufficient seed for a subsequent crop. And grain, peas and beyrn are all crops which usually form part of mixtures. It seems to me very probable that, in an endeasour to return to the normal the proportion of these three crops in the mixtures has increased, and, if so, Mr. Moreland's arbitrary adjust ments would now be invalid, an
- (2) Listmate of normal crop—Thus is based on a series of crop cutting experiments. There are various other factors which lead to viriate the statistics besides those mentioned in Annevire A, partgraph 5. I produce a copy of the statement in which crop experiments are reported. That statement gives a good deal of the information necessary to enable the statistical officers to put the right value on his figures but there is one impact of the cultivator. It is well known that high class cultivators as a general rule obtain a far smaller yield from a particular, field than a low casto entering the continuous continuous and the statistical officers of the entering the cultivator would from the same field. If, therefore this field selected for the experiment chances to belong to a high caste tenant the yield will be relatively below average, if it belongs to a low caste tenant the yield will be relatively below average as the same of the formation of the Murao, it will be relatively above the average.
- (3) The estimate of the crop for the year in terms of the normal crop is invariably too low. The reason is correctly stated in the quotation from the

report of the Sugar Committee of 1920, namely, the pessimism of the cultivator and the village official. This pessimism, as any settlement officer knows, is very marked. No cultivator will ever accept praise of his crops without qualifying it with a "but."

With regard to the general question, I can record a firm conviction that the statistics of crop outturn are invariably too low. Indeed, when I was using them as a basis for my estimate of the food supplies of the province, I was actually advised by the Director of Land Records and Agriculture to make a lump addition of 10 per cent to my figures to cover this error in the statistics. And the general results of the Civil Supplies operations showed that even that margin was insufficient. The certificated exports during this period were quite large enough to have produced a rise in prices had the food supplies been really at or near the figure that my estimates indicated: yet I was able, if not to reduce the existing level of prices, at all events to prevent it from rising any further. The absence of any such rise can therefore only be attributed to the fact that the estimates on which I worked were low; and if they were, then the ultimate and the principal cause was the fact that the crop outturn figures which were the basis of my estimate were also too low.

Q. 61.—The position in the United Provinces is complicated and intensely interesting. Educated public opinion has always been strongly in favour of total abstinence, especially from liquor. But in the past the attitude of both the Hindu and Moslem communities has generally been tolerant, and though there has been much academic advocacy of temperance, there has never been anything in the nature of a crusade until 1921. In that year the non-co-operative party commenced a vigorous campaign against drink. Circumstances were greatly in their favour; prices were high, trade was slack, excise duties had just been increased, and the consuming classes were perforce compelled to restrict their expenditure on luxuries. The drinker, subjected both to economic and political pressure, made a virtue of his double necessity, and consumption declined greatly. But, as subsequent events proved, there was also a third force at work. There are many castes in the province which rank low in Hindu society, but, as they become materially prosperous, desire to rise in the social scale. Such a caste usually attempts to achieve promotion by establishing a claim to be an offshoot of some high caste—Brahman, Kshattriya, or Vaishya,—and, in the process, abandons such of its habits as are obnoxious to orthodox Hinduism—notably, the re-marriage of widows, and the use of liquor and unclean food (such as pork). It cannot, of course, be supposed that the number of aspirant castes at this particular time was unusually large: but there is no doubt that many caste councils seized their opportunity to make the desired change—and kept to it. The economic and political factors were quite sufficient to produce a temporary reduction of consumption, but they did not last long enough to account for the further fall that took place in two subsequent years and is not arrested, in the case of liquor, even yet; and the permanence of this reduction can only be put down to the social factor. Doubtless the castes in question, having acquired some measure of socia

The consuming classes, therefore, are already on the road to total abstinence, and the question is whether the temperance reformer will allow them to travel that road at their own pace, or endeavour to hurry progress by some measure of prohibition. Personally, I do not believe it. There are certain facts—which cannot be hid.

- (a) The province is the most sober in India.
- (b) The existing policy of Government, with its system of licensing boards, has already done much to reduce consumption, and is likely to do more. These licensing boards have actually greater power to abolish licenses than is possessed by any licensing authority in Great Britain, or any similar authority with a mandate for limitation under any Local Option Act in the British Empire.
- (c) Prohibition is ruinously expensive.
- (d) The only real abstinence is voluntary abstinence.

The advocates of temperance, to whatever party they may belong, realise these firsts and though they may use all the prohibitions cichés in a public arena, when it comes to practical administration they will confine themselves to urging a further extension and tightering of the present Government policy, and to measures of educative propagands. They will, in short, urge Covernment to make total abstinence the goal of their policy, but they will not must them to reach it by way of total prohibition. Some of them it is true, have a brakexing after local option, thourn they recognise the difficulty of devising a suitable measure, and know that it has never succeeded where it has been tried they consider that India is a peculiarly suitable country for a further experiment. Public opinion however, is by no means unanimous in its advocacy of local option, and probably for every supporter on opponent could be found, even amongst temperance reformers. I do not believe therefore, that the unitroduction of total prohibition is takely either now or in the mar future, though local option is a possibility. (It will be interesting to observe the results of the Punjab Local Option Act of 1923. At present I believe that a dozen local bodies have received provers under that Act, but so far have not taken final section?)

Q 62—In the United States between 1917 and 1925 the number of excise officials has risen from 5023 to 21.275 and the expenditure on administration has increased almost as fold. In this province, on the same basis the increase in expenditure would be 30 lakin, with a loss of revenue of 77 lakins. As will appear from the last paragraph of my note on the taxation system such a sum would strain the available reserve resources of the province to the ulmost

sum would strain the available reserve resources of the province to the ulmost (a) It. Institue, a proposals are a super tax on load revenue and a provincial surcharge or income tax. Both these taxes would fall on the classes that abstain from liquor in any shape or form, and which, through their representatives would have been instrumental in passing the presupposed measure of prohibition. As examples of poetical justice therefore the proposed areas would be admirable. But they seem to me to possess no other advantages. On the generally accepted theory that Government is the sole owner of all land, land revenue is realt how can there be a super tax on a rent charge? And on any other theory, the practical difficulty anses—that no Council in this province will ever consent to increase the burden of the rural population and least of all of the landholders. As for the provincial sarcharge on income tax invention contains additional; may be possible in France, but I do not blank that the Government of India are in the least likely to permit any province to trepass on the central sphere of taxation to that extent, especially if their object is merely to finance a measure so bad, both financially and administratively, as total prohibition.

total prohibition

(b) The great ment of the Bombay Excuse Committee's report is that it faces the disagreeable fact that local option for lot's! prohibition] means for a for revenue and consequently either reduction of expenditure or increase of faxation. The suggested taxes however, may be suitable for Bombay, but they do not suit an up country province. A terminal tax is imposed as a local tax ilready whilst we have no local fund eves our only "local eves" is the stand by of the District Beards. I am not very clear what is meant by a terminal tax ilready of the District Beards. I am not very clear what is meant by a terminal tax is included to the stand of the province has no stock the read consequently no 'futures' From the succession duty, if imposed in the United Provinces I should expect to get at most 35 lakis from the taxinator duty, half is lakh, and from a tobacco tax five lakhs making 401 lakhs in all—not half the amount that would be lost by total prohibition.

I venture to ventual the Committee that when in the Booklage Council of

I venture to remaid the Committee that when in the Bornhay Council a member moved a resolution recommending Soverment to introduce the local option proposals of their Excess Committee had not also recommend Government to adopt their training proposals. But a distribution proposals had their effect. They served to bring soaring appreciation of the level of sorted reality, and an unendantent was moved to the resolution to the level of sorted a vague recommendation in Savour of the introduction of the Prohibition after theirty years—with the implied corollary that fresh to ratio he polypoined for the same period. This amendment was carried,—and the fact is significant.

Q 67—I do not tinal, that I need discuss these quotation: The Brst and fourth taken together make s very far statement of the present exists pollar of the United Provinces Government. The third needs to be corrected by the sixth the phrase "large consumption" really begs the question Nobody will

deny that the drunkard's tenth pint should be taxed because it is "detrimental to personal health, morals or public order;" but it is not so clear that the drunkard's first pint, or the abstemious man's solitary half pint. is also detrimental, or that it should be taxed. The selection of the sixth quotation is interesting because, as a matter of fact, the statement which is alleged to be as a rule historically inaccurate, is historically true of British excise administration in India. When Lord Cornwallis in 1795 issued a regulation enjoining that all distillers and vendors of liquors should in future be licensed by Collectors—the regulation which is the starting point of the excise administration in British India—he gave as his reason "the immoderate use of liquor and the (consequent) great increase in crimes" which he found prevalent everywhere. In British India, therefore, it is literally true that alcohol was first taxed because it was "found to be at the root of very grave social evil." (I should add that I am quoting from memory, but I had recently to deal with a case that went back to this regulation, and I think my memory is accurate. I will endeavour to supply the Committee with exact reference and quotation when they arrive in Lucknow.)

- Q. 66.—The answer is in the affirmative. The following quotation from a note recently written for the Excise Conference that met in December gives the facts:—
 - "The record number of prosecutions for offences relating to illicit liquor was 1,210 in 1922-23; it was followed by 1,200 in 1923-24; in the first four months of 1924-25 there have been 452 prosecutions. It is naturally impossible to say how many cases go undetected and unreported. In his report for 1923-24 the Excise Commissioner of the Central Provinces estimates the ratio as one reported case to fifty unreported cases.
 - A glimpse of the real situation may be had by considering the state of Rae Bareli district, where illicit distillation is rife. There were in that district in July 1924, 16 trials for liquor offences resulting in sentences amounting to nine and a half years' rigorous imprisonment, besides fines. For cases of actual distillation the swingeing maximum penalty of one year's rigorous imprisonment is being steadily inflicted. The writer discussed with the Superintendent of Police the effects of this policy. He was emphatic that it was not even checking the spread of the offences. A group of consumers waits until it has collected enough money to purchase raw materials sufficient for large distillation. The group then distils the strongest strength of spirit it can, divides and retails the product and awaits the possible consequences in a spirit of patient fatalism. The high price of the licit article, its reduced strength, and the paucity of shops put the alternative of licit consumption out of the question for most consumers.

Allahabad, another district notorious for this offence, has for the last two and a half years furnished some 60 or 70 prosecutions monthly. Non-official reports indicate that the excise staff and the police are prosecuting nothing like the true number of cases detected, to say nothing of undetected cases.

Reference may be made to districts not hitherto notorions for this offence. During the last six months cases other than isolated cases have been prosecuted in the districts of Dehra Dun (including one case, in which 13 stills were found in one village in course of a raid). Saharanpur (a similar raid disclosed that a village near Roorkee was distilling on a large scale). Muzaffarnagar, Bijnor, Bareilly, Budaun, Farrukhabad, Etawah, Cawnpore, Mirzapur, Jampur, Azamgarh, Benares, Ballia, and Gonda. In Cawnpore illicit distillation has been detected in the heart of the city as well as in the rural areas. The same is true of Allahabad, Bareilly and Unao.

In short, consumers show little tendency to abandon an ancient custom: and if they cannot afford to have licit liquor, they must and will have illicit liquor."

I have only to add, to complete this record, that recently three cases of illicit distillation were detected at Allahabad, in the compounds of the Chairman of the Improvement Trust, the Director of Public Instruction, and the Excise Commissioner.

(1) These can be considered income tax, (b) A tax on agricultural incomes—
(1) These can be considered together, for the principal objection to the universal income tax is connected with its necession on agricultural incomes

(2) On the theory that the State owns all fand whatsoever, and the land revenue is consequently a rest charge, it must necessarily follow that the land ords "monom" consists of the receipts from his land after paying his land revenue and consequently that it is perfectly legitimate to impose an income two in him in addition to land arevenue in practice, however, it should regard the imposition of a tax on agricultural income in addition to land arevenue in practice, however, it should regard the imposition of a tax on agricultural income in containing the content. No legislature would ever convent to the land revenue in the containing the exemption of a tax on a product of the land revenue rate of assessment was very greatly and the land of the land revenue in the content to the land of the land revenue in the land of the land revenue in the land revenue

(3) Method of observement—Assessment of income tix on agricultural incomes it corried out in the same wan as the assessment on ion agricultural incomes, would be difficult. The exemption limit would keep out miny of the poorer agriculturals, but even relatively well to do cultivators are often illiterite, keep no accounts, make a considerable portion of their payments (wages to labourers, dues to village servants and artizans, etc) in kind instead of in cash, and only turn a portion of the wealth derived from lind into money. Und in practice, it would be necessary to devise some rule of thumb for essessment I can think of no method save to fix the income tax at some proportion of the rent in the case of tenants. But rents vary with tenure. The occupancy tenant's rect is generally lower than that of the tenant with a lease or the tenant will, host there is obviously no reason why he should pay a lower rate of income tax. The rent ought to be on the helding in question. But even frathen of the tax or the same to the companies of the tax or and the would not get ind of all inequalities. A high casts cultivator and make a smaller income out of the same holding than a low caste cultivator and make a smaller income and assessment of rate according to the value of the holding and high caste relates are of course, processes of settlement which the people thoroughly understand, and it would recome the old the holding and high caste relates are of course, processes of settlement which the people thoroughly understand, and it is so much gained that the new processes will recemble the old.

(4) Settlement, none the less, creates a serious disturbance in the life of a village, which at present occurs once in every thirty years. But assessment of rent for income tax must, occur much more frequently, once in every ten years at lesst. This disturbance, therefore, will occur three as often as at present.

(5) Further, it will be necessary to make provision for reduction, remission, or suspension of the two in the case of crop failure. That also is a well known process of the present land revenue system. But this necessity menus that assessment of the tax itself must take place cvery year, and the disturbance mentioned above will then recur annually.

In short, the actual method of assessing to income tax must in my opinion closely resemble present settlement processes, but must be repeated so much more frequently that the life of the rursi population will be kept in a constant state of disturbance. And that, from the administrative point of view, is undesirable.

(6) Agency of assessment and collection—II, as I believe, the method of assessment must preserve many of the most important characteristics of our present land revenue system, it follows that it will not be possible to abolish entirely our present agency for working that system. We must still keep a record of crops, irrigation, etc. sufficient to enable an assessing officer to decide wl. at the rent ought to be. We shall still, therefore, want the pakwart and his papers. We can of course get rid of revenue courts a such, though not of rent courts but rent gives far more work than revenue, and the saving on this account will be small. On the other hand, whereas at present it is possible to curry out settlements at a relatively low cost with temporary staff, we shall in future want a large number of permanent income tax officials It is quite clear that in the matter of expenditure we shall not gain on the

- (3) Manufacture.—There are, roughly speaking, three different ways in which stobacco is manufactured, and four different kinds of article.
 - (a) The cultivator often retains his tobacco, or part of it, for his own use. In that case whatever processes the plant undergoes, he carries out himself. The processes consist of little more than cutting and drying the leaves and twisting them into a sort of rope. The result is chewing tobacco.
 - (b) What tobacco the cultivator does not retain he usually sells to the local Kunjra. Kunjras are a small Muhammadan caste who deal especially in green-grocer's stuff, spices, condiments, fruit and tobacco. Chewing tobacco they manufacture in much the same manner as the cultivator himself. For making smoking tobacco, the dry leaves are cut or chopped up: occasionally the tobacco is mixed with gur before it is sold to the customer (in much the same way as "Navy Plug" is supposed to be mixed with molasses). The biri, which he also makes (though most biris, I believe, are imported) is a sort of very coarse cheroot made by rolling the leaf up more or less tight
 - From the census returns T estimate that there are about 600 persons engaged in the manufacture of tobacco and about 17,000 in its sale throughout the province.
 - (c) Finally, there are four tobacco "factories;" at all events, that was the number returned at the census of 1921. They are situated at Jaunpur, Lucknow, Cawnpore and Farrukhabad. They employed between them 103 men and 13 women, consisting of 3 managers, 1 technical staff, 3 clerical staff, 1 skilled workman, and 108 maskilled workmen, of whom 13 are women and 8 children under 14. The importance of these factories may be judged from the following facts:—
 - The Jaunpur "factory" consisted of 1 manager and 10 unskilled labourers.
 - The Farrukhabad "factory" consisted of 24 unskilled labourers with pobody to look after them at all.
 - The Cawnpore factory which uses power (the kind of power is not stated) had a manager, a technical expert, two clerks and a skilled workman to look after nine unskilled workmen.

In fact, the only really important factory is that at Lucknow, with a manager, a clerk and 65 workmen. This is a very old established business which produces the famous Lucknow tobacco already mentioned; it is said to send its products all over India, and to be doing a good trade. There is no power: all work is done by hand. The tobacco is specially selected, carefully prepared and "doctored," I believe, with scent.

- (4) Condition of the tobacco trade.—As far back as 1904, it was recorded with reference to Lucknow that "the industry has largely declined of late years, owing to the increased consumption of tobacco prepared after the European fashion. There can be no doubt that the use of American tobacco, especially in the form of cigarettes, has grown to an enormous extent in India." If that was true in 1904, it is infinitely more true now. The use of this indigenous tobacco at the present time is probably confined to the old fashioned who still prefer the huqqa, and to the villager. The rest of the population, especially in the younger generation, are taking more and more not only to the cigarette but to the cigar and the pipe, and if they smoke the huqqa at all, it is only as a change. The trade, in fact, is scriously threatened by the Virginian peril; and any artificial rise in price of the commodity, such as would be caused by any kind of duty, might easily kill it.
- (5) The villager and tobacco.—It has to be remembered further that tobacco is one of the villager's very few hunnies (or vices—according to the point of view). He has always been accustomed to get his tobacco cheap, in many cases to make it himself: and I doubt if there are many taxes that would cause deeper and more widespread resentment. Surely, ceteris paribus, the more unpopular the tax, the worse it is.

Possible taxes.—Various possible tobacco taxes are suggested in questions Nos. 122 and 136. I take them one by one.

(1) An acreage duty on cultivation—As I have already explained, rebaced only grows in highly rented soils. The higher the rents, the higher the land revenue, tobacec, cultivation therefore is already taxed through the land revenue followers, and the lander of the state of the state of the state of the state, or which there is been competition, the landlord can elways pass on the revenue fall of the kind, for which there is been competition, the landlord can elways pass on the revenue to the tenant, whether he can always do so in the case of of their fields or not. There is no doubt whatever that an acreage duty would be regarded as doubt station, and also as a breach of the settlement agreement. That is the view which this Government have alweys taken (for the suggestion of an acreage duty is not a new one).

In any case, the duty must pecessarily be low simply because the tenant could always abandon tobacco for other crops equally paying in Farrukhabad, for instance, they easily could and almost certainty would, substitute potatoes for tobacco, were en ecreage duty levied on the latter. A couple of rupees per acre will be as high a tax es could safely be imposed. On en area of 79,000 acres the additional revenue would not be worth the retentment that it would cause

- (2) A State monopoly of manufacture and sale for both locally groun and imported tobacco—If this monopoly is to be successful, the following arrangements would appear to be required—
 - (a) A special staff for the purpose of recistering the cultivation, inspecting it and ensuring that no part of the crop is retained but that the whole finds its way into the factory. No evisiting department could undertake the task and, as the cultivation is widely scattered, the staff must be numerous. At the same time it would have nothing to do for half the year.
 - (6) A factory and a factory staff Judging from the census returns, the staff required would number at least 600 operatives, apart from clerical, menial and supervising establishment
 - (c) Since Government is to undertake the sale, there will also be a staff of salesmen in some shape or form Judging from the census returns, the number required would be about 17,000
 - (d) I am not quite sure what precisely is meant by the suggestion that all imported tobacco must be sold to the State Fresumably, Government would in some way or other interpose as a middleman in the business and so secure a middleman's profits. Whatever the arrange ment, it is obvious that yet a further addition to staff would be required, to deal with this middleman's business.

In short, Government after paying for the crop and imported tobacco, would sum to pay for the expenses of management. This would inevitably raise the price of all asses widespread ennoyance amongst all classes from that, the entire complicated machinery

tobacco produced from some 79,000 acres annually, which profit, moreover, must be kept as low as possible

- I have made a rough calculation with which I need not trouble the Committee, I heed only say that the expenditure would apparently be in the neighbourhood of 14 crores at least,—on which a return of 5 lakis, which is as much as could be expected would give a dividend of 34 per cent. I can only describe such a monopoly as batting with a whale to catch a spect.
- (3) A company subsidized by the State—There would be precisely the same objections, in this case, moreover, the profit would be shared between Govern ment and the rest of the shareholder.
- (4) Controlling cultivation and allowing manufacture in bond—If Government is to make any profit at all out of such an arrangement there must of course be an excuse duty payable on the bolacce leaving bond. The preventure staff mentioned in connection with the State monopoly would still be necessary, and a certain amount of staff would be required at the bonded warehouse. The duty, for reasons that I have already mentioned, could not be high, and again the profit could not be large. The objections in fact are precisely the same as in the case of the State monopoly except that the whole business would be on

- (5) Controlling all dealing subsequent to the initial sale by the cultivator to the manufacturer and prohibiting sale except in packages bearing a revenue stamp.—Here again there would be need of preventive staff to ensure that the manufacturer and the vendor carry out the law. There is also the practical difficulty that this coarse tobacco is hardly, if ever, sold in any sort of package, and it will be impossible to ensure stamping before it leaves the manufacturer's premises. In practice, the stamp could only be affixed to the piece of paper in which the tobacco would be wrapped before it is handed to the customer. Who is to ensure that the stamp is affixed?
- (6) In all the circumstances of the case, the only possible form of tax appears to be a license fee on manufacturers and vendors, in the latter casc whether they are vendors of foreign or imported tobacco. This in the end would probably prove far more productive than any of the complicated methods suggested, whilst it would also have the advantage of not affecting the cultivator and falling entirely on the consumer. It would also be a matter of indifference, at all events from the financial point of view, whether the taxation had the effect of substituting imported for locally-grown tobacco or not. The fee would have to be very carefully graduated from a low minimum, for many of the manufacturers and vendors are mere village tradesmen, unable to pay a high fee. Still, I think that by a system of license fees, it should be possible to obtain a yield not less than 5 lakhs and perhaps much higher. It is impossible of course to estimate the number of shops from the census return of workers, for there would often be two or more workers to one shop: but, if we may take the number of shops at 10,000, it would be possible with an average fee of Rs. 30 to obtain 3 lakhs from the vendors of locally-grown tobacco alone, apart from the numcrous shops that sell imported tobacco.

At best, however, a tobacco duty of any kind would not be the productive tax that it is in other countries.

Q. 137.—As I have endeavoured to prove in paragraph 10 of my note on the system of taxation, only two of the scheduled taxes assigned to Provincial Governments would be productive. One of these is the "tax on non-agricultural land," which as I have laboured to show in that note, is really a tax on buildings. The other is "a tax on succession or acquisition by survivorship in a joint family." Both of them present difficulties in respect of their imposition, assessment and collection: but on the whole these difficulties would probably be less in the case of the succession duty than of the land tax. In so far as they fall on the agricultural population, moreover, both would be unpopular: but on the whole I think that the unpopularity would be less in the case of the succession duty than of the land tax.

If, therefore, a Provincial Government were in need of new sources of revenue either to replace old sources that had been condemned or to replace or supplement old sources the productivity of which was dwindling, then that Government must necessarily turn their attention first to the succession duty.

Q. 138.—The graduation of succession duties according to the degree of relationship of the heirs to the testator, as carried out in European countries, has the effect of reducing the burden on the natural heirs, i.e., on those who possess a natural right to inheritance, and of increasing the burden on those, who in the presence of natural heirs, would have either a lesser, or no right of inheritance. And in a system which permits a testator to defeat at will the rights of his natural heirs such differentiation is perfectly legitimate.

But such ideas are totally foreign to both Hindu and Muhammadan Law. Under Hindu Law (Mitakshara) every member of a coparcenary body is by birth an "heir-apparent" with a natural right to a share in the property of the joint family should that be partitioned. That share is fixed, and can be ascertained at any moment, though it is liable to vary according as new members are born into or die out of the coparcenary body. But the right is, ab initio and always, a natural right. Under the Muhammadan Law the rights of the heirs arise at the death of the person from whom they inherit: they vary according to the composition of the family at the time, and in the case of some heirs (e.g., the distant kin) will only arise if that composition is of a particular kind. But once the right of a kinsman, however distant, has arisen, it is also a natural right. And under neither law can there be any possibility of defeating that natural right, except by such a trick as the transfer inter vivoe.

Now the succession duties are bound, in any case, to be complicated, and many tax-payers will find them incomprehensible. They will also be a new

thing in India, and will consequently be unpopular. But if their complications are to be increased by refinements which are totally opposed to all indigenous ideas on the subject of inheritance, the unpopularity will become underpread resentment. And, as I have treed to show, graduation according to relationship will be such an innovation.

An example will make the meaning clear Let us take the case of a Hindu connecenary body consisting of father and two sons. The "share" of each will be one-third Suppose that one son dies then if the English legacy duty law were advited to India, the father would pay I per cent on his acquired share, the brother 5 per cent on his Suppose, on the other hand, that not a son but the father dues then both sons will pay I per cent each "lo a Hindu all three, from the point of view of inheritance, are equal, as is proved by their "shares". He will certainly not understand why the same man should pay only I per cent when he succeeds to one conarcener and 5 per cent when he succeeds to another

This part of the question could only be fully examined by lawyers and I do not propose to pursue it I may, however, state the opinion of an experienced Indian officer whom I committed, and with which I spree —

- (a) It will be impossible to devise a complete graduation by relationship which will suit the three main religions alike [Hindu, Muhammadan and Christian]
- (b) Any attempt to devise different achieves of graduation by relationship for different religious will lead to inequality in the incidence of
- (c) If there is to be any graduation by relationship it should amount to no more than giving the son a spenial preference whils; all other relations are put in the same class. This would still allow room for the operation of the "motive for accumulation," which is the economic justification for graduation by relationship. Anything more complicated will lead to endless httgatton.

As between graduation according to the size of the estate left, and graduation according to the amount inherited by each individual heir, I should, on general grounds, prefer the latter for two reasons—

- (a) that in the absence of anybody corresponding to the executor of a vill in respect of Hindu and Muhammadan successions it will be difficult to fix the responsibility for paying the estate duty on any particular presson
- (b) that, to some extent, it will lighten the burden of taxation [For instance, by the proximons of the Midnas Bill, section 19 (did they refer to an estate dut), the duty on an estate of 1½ lakin would be Rs 5500 bit if it vero broken up into three ancessions of Rs 50000 each the total payment would be only Rs 4500].
- Q 133 -At the same time the tax bristles with difficulties, which are germane to a discussion of the three propositions quoted in question 139
 - (a) Ex natura the tax is bound to press heavily on the heirs at a time of need. The rates need very careful and scientific graduation, especially on the smaller successions, if the burden is not to become intolerable.
 - (b) The tax lends itself to easy evasion by means of the transfer inter 11.09 and as in India the owner of property is well acquainted with that method of drasponting his own heirs, he will not hesitate to use the same method to disappoint Government
 - (c) The peculiarnties of Hindu and Mishammadan law make testamentary dispositions incommon so that special arrangements will be neces eary to accertain the value of the property to be taxed
 - (d) In practice, the tax would fall manly on land, buildings, heavy machinery, and other stocks and share that those payable to bester and consequently traceable Experience show that at a succession movable property is apt to disappear, and as an interval would necessarily elapse before the succession was reported or the officer concerned could take action, there would be time for such disappearance to occur

(e) Estates transcend provincial boundaries. If, as a result of the tax being imposed in one province and not in another, an owner is taxed only in respect of a part of his estate: or if he can avoid taxation by a change of residence: or if he can evade the tax in respect of his movable property (banking accounts, securities, cash, jewellery) by a change of location—administration of the tax will become a matter of great difficulty.

These facts suggest that the succession duties should either-

- (a) be a central, and not a provincial tax: or at least,
- (b) be imposed by the central legislature on behalf of the provinces.

The last difficulty is the greatest, and of great importance. It can only be avoided if the same tax be in force over the whole of India, and that can only be achieved by the Central Government.

But no province could afford to give up one of its most valuable reserve-taxes without a quid pro quo; and were it decided to transfer succession duties to the Central Government as a central source of revenue, it would be necessary to replace them in the provincial system of taxation by some equally productive substitute. As an alternative, it has been suggested by Mr. Findlay Shirras in his latest book, and before him by the late Finance Member of this province, that the Central Government should take over the tax, but reduce the contribution pro tanto. But under the Devolution Rules, the benefit of any such reduction must go in the first place to the provinces whose contributions exceed the "ideal" proportions specified in Devolution Rule 18, so that Madras, the Punjab and the United Provinces would at first be the only provinces to benefit from the suggested arrangement, whilst even if the entire contribution were abolished, they would benefit to a far greater extent than other provinces. They would, in effect, be receiving not only the proceeds of their own succession duties but also a large share of the succession duties of other provinces as well: and I can scarcely believe that Bengal and Bombay would agree to an arrangement by which they would actually be taxing themselves for the benefit of other provinces. Moreover, the province is entitled both to receive the benefit of the tax and also to be relieved of the contribution.

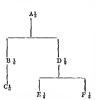
It seems improbable, even impossible, that all provinces should agree to the imposition of the tax at one and the same time and at the same rates. Consequently, if the necessary uniformity is to be secured, it is essential that these duties should be imposed by central legislation. Moreover, no local legislature is likely to impose such a tax: the central legislature might. There appears, however, to be no objection to an arrangement by which the Central Government's share in the transaction will be limited to passing an all-India Act on behalf of the provinces. They have done it before, in pre-reform days (the Court-fees and Stamp Acts are obvious instances), and there seems nothing to prevent their doing it again in this case. So long as the Central Government devise the necessary legislation and the central legislature impose it, the provinces can be trusted to collect and appropriate it.

This discussion can be summed up thus-

- (a) If there is not to be widespread evasion by changes of residence or of the location of movable property, the tax must apply to the whole of India, and the duty rates must be the same all over India.
- (b) For practical reasons, the tax should be imposed by the Central Government: but it can be collected by and should certainly be assigned to the Provincial Governments. It follows therefore that, for purely practical reasons, I accept the three propositions quoted in question 139 as being valid in the special circumstances of India. They appear equally valid as theoretical propositions: but in the presence of practical considerations, that is not an aspect of the matter that I need discuss.
- Q. 141.—The main difficulty arising out of the joint family system is connected with the presence of infant coparceners. "The application of such a duty in the cases of the deaths of infants, who have by the mere fact of hirth acquired an interest in a joint estate, dying soon after their birth will not only affect the susceptibilities of the community but will involve hardship by reason of the possible frequent levy of the duty." (Report of Madras Death Duties Committee, paragraph 6: cf. Findlay Shirras' Science of Public Finance.

pages 311-315) The difficulty is a real one, but it is necessary to understand its nature clearly Let us suppose that the family is as in the marginal tree.

If E were to due the only result on the shares



voild be to increase these of D and I to 1/6th each I rima face, therefore it would seem as if a levy from D and I on their intertince of 1/18th each would cover the case But as the Inmity as exhibition and intertince of 1/18th each would cover the case But as the Inmity as exhibition and the duty will actually be piral out of the joint family and I not ler would the duty will actually be piral out of the joint family whether every member of the tenths by that survivership or not I to obviate this the Madras Committee signested levying a tax only when the head of the family deed it. A and them as I understand levying it on the value of the whole joint family settite not on As own share alone They hold that this proposal would place.

community on a par with other communities in the matter of direct liability to the proposed duty'

- On this proposal I offer the following suggestions -
 - (1) By head of the family the Madras Committee apparently mean the managing member (as does question 141). But the minaging member need not be fin fact frequently is not) the centro coparener. In the illustration for instance it is at least as likely that B would lold the post as that A would Now if the duty is to be levied only on the death of the managing member in this case there would be no levy on As death but only at Bs. But quite possibly B, before he did would divest himself of it to post and pass it on to C or D and so on in fact, matters might easily turn out (and more easily still be arranged) so that the managing member slould never die und the duty in consequence never he paid. Head of the family if this proposal is accepted must necessarily mean the senior coparener whoever he may be
 - (2) The Madras Committee consider that the proposal merely equates the habilities of the Hindu and other communities. On the contrary, it seems to me that it gives them a decided advantage. The general principle which they had in mind is that there should only be one payment of duty on the average per generation per joint family. But in another community, there would be one payment per generation per family. It o return to the illustration given above in another community. De and F would be separate from B and C and whereas in the joint family there would be a fair chance that in three generations only three payments would le made in the two corresponding families in another community probably five payments would be mide. The simple solution which I have reached after consulting the Hutian officer already mentioned is that the duty should only be levied at the death of coparciers of over a certain age—18 or 20 years. That would avoid the difficulties connected with the presence of infant coparciers which the duty would only be payable on the death of persons who in the absence of the joint family vistem would themselves be heads of families. In this case of course the levy would only be calculated only after the contymile amender in reception however should be made where the contymile amender in the point family dies at an age under that fixed as the 1 mit for this propose and the property goes to some separated relative. In such a propose and the property goes to some separated relative. In such a propose and the property goes to some separated relative. In such a propose and the property goes to some separated relative. In such a propose and the property goes to some separated relative. In such a propose and the property goes to some separated relative.

Q 147—Professor Shah's dictum may possilly apply to some estates in the province but certainly not to many The question of machinery, however need

not detain us: as I have pointed out in answer to question 145, a suitable-machinery is at hand.

- Q. 143.—I should myself suggest that this statement is much less true of India, thanks to the joint family system, than it is of other countries. In England, for instance, the demise of the father whilst his sons were still at school would certainly make it difficult to carry on the father's business, and it would be necessary to hire assistance till the sons were old enough to take the business over. But if the head of an Indian joint family died there would generally be some other adult member of the family to carry on—a son or a brother.
 - Q. 145.—Whether the tax be—
 - (1) a central tax pure and simple, or
 - (2) a provincial tax imposed by the central legislature, or
 - (3) a provincial tax imposed by the provincial legislature.

the appropriate agency for levying it in this province would be the Revenue Department. In respect of land, revenue officers already deal with successions, in connection with the proceedings necessary to effect correction of the record of rights in respect both of proprietary titles and heritable tenancies under the revenue law: and they should find no difficulty in valuing such estates in connection with these proceedings by means of the village papers, provided that they are supplied with rules for their guidance. In respect of other kinds of immovable, and of all kinds of movable property, these same officers were till a few years ago accustomed to handle income-tax assessments, and should find no difficulty in adjudicating on declarations of value by the heirs, or testing them either by evidence or by local inspection. In respect of details of assessment, appeal, review, collection, etc., I think that the provisions contained in sections 10 to 18, 22 to 28, and 30 of the Madras Bill would (mutatis mutandis) be generally suitable for this province.

Qs. 140 and 146.-I should not regard any of the scales given in Appendix P as suitable by reason of their complicated graduations for relationship.

I would frame a scale as follows: -

Value	e of individu	ual inhe	ritance.	Rat	e per	cent on	the vale	e.
Rs.	5,000	to Rs.	10,000			1		
,,	10,000	,,	25,000			2		
,,	25,000	,,	50,000			3		
,,	50,000	37	75,000			4		
"	75,000	,,	1,00,000		,	5		
"	1,00,000	,,	2,00,000	5 on 1	st lak	h: 6 cn	remain.	ler.
,,	2,00,000	,,	3,00,000	",	,,	7	31	
,,	3,00,000	,,	4,00,000	,,,	27	8	,,	
,,	4,00,000	>>	5,00,000	,,	"	9	"	
	Abo	ve Rs.	5,00,000	,,	,,	10	,,	

Provided that-

- (1) no succession duty will be leviable where the value of the total estate left by the deceased does not exceed Rs. 25,000; -
- (2) the son succeeding to his father shall receive a rebate of 50 per contif his inheritance is less than Rs. 25,000; 531 per cent if it is between Rs. 25,000 and Rs. 1,00,000; and 25 per cent if it is above Rs. 1,00,000.

Note on the system of taxation in the United Provinces by Mr. Blunt.

The object of this note is to describe the existing system of taxation in the United Provinces and to indicate what appear to me to be its principal defects. The views expressed are my personal views, and must not be regarded as committing Government.

- 2 The revenue of the province falls into three parts-
 - (a) Revenue derived from sources other than taxation
 - (b) Revenue which would probably not be regarded by theorists as the proceeds of taxahon, but is certainly so regarded by the persons who pay it
 - (c) Revenue derived from taxation proper

As a preliminary to discussing the system of taxation therefore, it is necessary to classify revenue into these component parts. I have made an attempt to do this in the table appended to this note. The system of classification which I have adopted is generally that of Professor Bastrible. If have doubtless erred in epplying it but so long as the potture is intelligible in the relatively little it is a morrectly drawn. The classes in the state of the classification which it is a morrectly drawn. The classes in moone derived respectively from "state domain." 'state industry," and state preregatives," and "made lancous." I have classed an item of revenue as a 'fee for service," where the revenue is not sufficient to part for the service.

- 3 The figures in the table are the gross figures of rovenue given in the budget estimates of 1924 25. They are stated in thourinds. It will be found that the table, together with the explanatory details given below, incidentally anxwers Nov. 10 to 12 of the questionnaire.
- 4 Explanations of the figures in the table—(1) Land recente—(The classification of land revenue is a controversial matter. I have not attempted to decide whether it is more properly regarded as a charge in the nature of rent, or a tax on land, or income from "state domain". Its nature is well known, and I have simply classed it as 'land revenue.")
 - (a) Land resenue proper consists of-
 - (1) ordinary revenue (6,92,02), and
 - (2) malikana resenve (202)

The latter item represents payments due in certain districts by the subordinate to the superior proprietor, which are collected by Government and passed on to the latter. It is cancelled by a corresponding entry on the expenditure side

- (b) Fees for services The most important items are-
 - (1) Rates and cesses on lond (2,80)—This item is a rato levied under the law on estates under the Court of Wards to pay for the cost of management incurred in the offices of the Board of Revenue, of Commissioners and District Officers Any net profit that may occur in this item is trust (and accidental)
 - (2) Partition fees (4.60)—These are fees levied from the parties to pay for the cost of carrying out the partition of estates. They exceed the cost of the special partition establishment by 31 per cent, but to the cost of the sestablishment must also be added a part of the cost of the permanent establishment (assistant collectors and land record staff) employed on partition, and there is certainly no net profit.

- (c) Income from state domain.—Of this a sum of 12,34 represents the revenue of various Government estates and estates under attachment: the rest (1,24) represents the revenue derived from Government quarries and minor mineral products.
- (1) State prerogatives.—These are fines payable under certain circumstances in cases of mutation of names, and are imposed under the law.
- (2) Excise.—The sum of 45 under "state prerogatives" represents fines and forfeitures. The nature of the main sum (1,45,61) is well known.
- (3) Stamps.—The item of 47,08 shown under "tax on acts" is the revenue derived from non-judicial stamps: that of 1,34,09 shown under "fees for services" is the revenue derived from judicial stamps. On the ground that the administration of justice should be free of charge, theory may require this item also to be shown as a "tax on acts," and popular opinion would be in agreement with theory: but I have shown it here to emphasize the fact that the yield of court-fees is barely sufficient to pay for the cost of the administration of justice. It is difficult to estimate the latter with accuracy: the district staff are engaged on other than purely judicial duties, as are also Commissioners and the Board of Revenue. But there can be no doubt that after allowing for a fair proportion of the cost of these establishments the courts generally—revenue, civil and criminal—do not earn in court-fees enough to pay for themselves, whilst revenue and civil courts by themselves barely cover expenses.
- (4) Forest.—The greater part of Forest revenue is derived from the sale of produce, and must clearly be regarded as income from a state domain which is managed on a commercial basis. There are a few items, however, of a different kind.
 - (1) Fees for services.—The items are—
 - (a)" boom and rafting dues," which are paid, practically, in return for the policing of the waterways by the Forest department.
 - (b) Shooting fees.—In theory these fees are devoted to game preservation, and consequently are paid to the services rendered by the department in this direction.
 - (c) Recoveries on account of afforestation.—These are sums paid by private persons to the department for afforestation work carried out in their estates. They are of course occasional only.
 - (d) Traffic fees.—These are fees paid by contractors and others for carriage of their timber and other produce on the forest tramways—in fact, railway freight charges.
- (2) State prerogatives.—These consist mainly of the confiscated securities of contractors, and as such would possibly be regarded more correctly as an incident in the management of the "domain."

Following the view taken by the department, I have included grazing dues in the main figure (income from domain). They hold that there is no essential difference between a payment made for grazing cattle in situ and the payment that would be made for cut grass sold in open market: and that the grazing dues are simply one particular method of obtaining a price for their product. They may be regarded as an instance of what Professor Seligman calls a "public price"—i.e., a payment made for a service sold by Government primarily for the special benefit of the individual but secondarily in the interest of the community.

- (5) Registration.—This is of the nature of a "fee for service:" but as the fee exceeds the cost of the service, it has become a tax. (The cost of the Registration Department proper is 4,64,; to this must be added a part of the cost of the establishment of District Judges, who are district registrars, and some other officers, but even so the "fees" exceed the cost of the "service.")
- (6) Scheduled taxes (1,00).—Government proposed to impose a new tax on betting and certain forms of amusement. The proposal was subsequently dropped,

but the figure is interesting as showing how small would be the yield of such a tax in any but a presidency province

- (7) Subsidized companies This represents Government's share of the profits of the Shahdara Subranpor Light Rullway, which they receive in return for having provided land free of cost
- (8) Irrigation —This is a commercial department, and in the circumstances. I have classified it as a "state industry". Hough in theory the charges for water bert some relation to the value of the safer to the purchaser, and are calculated as to bring in a fair commercial profit, the rates are well below the figure that the cultivator could pay, and indeed would be willing to pay, since any alternative method of trigition would cost him far more. According to Professor Seligman's classification, irrigation reneme clearly constitutes a public tree. At the same time it is popularly regarded as a tax.
 - (9) Interest -This represents the interest-
 - (a) paid by local bodies, landholders, cultivators and others on loans taken from Government,
 - (b) paid by the Government of India on the surplus of United Provinces Development Loan
 - (10) Administration of justice-(1) Fees for services -This consists of-
 - (a) Court-fees realised in cash (3.91) which includes fees paid for the execution of decrees, fees paid to process servers and amina, fees for sals of lands and other minor fees, and
 - (b) all record room receipts and pleadership examination fres (34)
 - (2) State prirogatives—This consists entirely of receipts from fees fines and forfeitures recovered in the civil and criminal courts the sile proceeds of unclaimed and encheated property and certain miscel ianeous receipts of a similar nature
 - (11) Jails and consist settlements—The receipts from jails consist mainly of the sale proceeds of jail manufactures and are therefore classed as a state industry." A small sum represents recoveries of various jail charges from Indian States and some miscellaneous items
 - (12) Police—(1) Fees for services—These consist of fees for the registrat on of motor cars and for licensing stage carriages contributions paid by the railways for their police, receipts from the public for rewards, cost of police supplied to pa'ble departments and private persons together with superannuation receipts on the same account, and paid by the same persons.
 - (2) State domain —This consists of miscellaneous receipts derived from the sale proceeds of produce in police lines and elsewhere
 - (3) State prerojatives These are various miscellaneous fines
 - (13) Education—(1) Fees for services—These represent fees in Government colleges and schools and examination fees
 - (2) State industry —This represents the sale proceeds of books in the book depot and of other manufactures in the workshops at the Civil Engineering College—notably the photo and lithographic department.
 - (3) Miscellaneous—This consists of contributions from the public, and mome from endowments
- (14) Medical—(1) Fees for services—These represent the receipts of Fospitals and fees for chemical analysis
 - (2) State industry—These represent the sale proceeds of various industries in the lunatic asylums and of certain medical paraphernalin ("Agar tubes")

- (3) Miscellaneous represents subscriptions and contributions from private persons and local bodies, and from the Government of India for the training of military medical students.
- (15) Public Health.—The description is similar to that of similar items under the head "Medical."
- (16) Agriculture—(1) Fees for services.—These consist of veterinary receipts and the fees of the agricultural college and school. The former sum, amounting to 1,12, represents payments made by local bodies for Government veterinary inspectors deputed to their service.
 - (2) State industry.—This consists of receipts from public gardens, agricultural farms of all kinds and from the department of agricultural engineering.
- (17) Industries.—The small item under "fees for services" represents fees of technical schools. The item of 37, under "state industry" represents the sale-proceeds of the manufactures of the workshops of these schools.
- (18) Miscellaneous departments.—The item under "fees for services" represents fees for inspection of steam boilers, fees for the examination of mechanics, and miscellaneous fees under various Acts relating to the registration of births, deaths and marriages. The item of 30, under "state industry" represents the estimated receipts from the British Empire Exhibition at Wembley.
- (19) Civil works.—The receipts under this head consist almost entirely of rents paid for Government buildings.
- (20) Superannuation receipts.—The item shown as "fees for services" represents the contributions of foreign employers of various kinds on account of the pensions of Government officers lent to them. The item of 7 lakhs under "miscellaneous" represents payments by other Governments of the commuted value of the pensions of their servants who have retired in the United Provinces, and receive their pensions from the latter Government.
- (21) Stationery and printing.—This of course is entirely a "state industry." The receipts represent the sale of law reports, acts, periodical publications and forms, together with the cost of certain work done in the press for local bodies and private persons.
- (22) Miscellaneous—(1) Fees for services (2,52).—Of this 1,38 represents fees for Government audit, and the rest are miscellaneous items such as fees for licences for the vend of food in court compounds, steamer tolls, and other miscellaneous items.
 - (2) State domain.—This represents the sale of stores, materials, Government lands and houses and sundry other receipts from Government lands.
 - (3) State prerogatives.—This represents unclaimed deposits.
 - (4) Miscellaneous.—This represents recoveries on account of service payment.
- 5. As I have already explained, the figures given in the table are the budget estimates of 1924-25, and I have given them as they stood because the Committee should have the actual facts before them. They were abnormal, however, in some respects and for purposes of comparison they should be corrected as follows:—
 - (1) Excise.—The estimate was too high. There has been a large decrease in the yield of this tax in 1921-22, and though there has been some recovery, the normal is not likely in future to exceed 140 laklis.
 - (2) Stamps.—The figure for non-judicial stamps included the yield anticipated from a proposed enhancement of court-fees, which the Council refused. A normal figure after excluding the enhancement would be 124 lakhs.
 - (3) Scheduled taxes.—As already mentioned, this tax was withdrawn, and should not be included.
 - (4) Irrigation.—For various reasons, the yield in this year was unusually low. The normal yield may be put at 127 lakhs.

6 The figures can now be arranged as follows, in round lakhs --

		Proportion per cent to-			
	Amount (lakhs)	Taxation and quasi taxation	Total revenue		
Taxation proper-					
Land revenue	691	68.2	527		
Taxes on acts	€0	63	46		
Taxes on commodities	140	13 7	10 6		
Total taxation projer .	894	87 8	67 9		
Recenue popularly regarded as taxation-					
Fees for services (judicial stamps)	121	12 2	3 4		
fotal, taxation and quasi taxation	1,018		77 3		
Fees for services	32		24		
State domain	81		64		
State endustry (irrigation reseaue)	127	1	96		
Other	11		11		
State prerogatives	17		13		
Miscellaneous	25		19		
Total, Non tax revenue	299		22.7		
Total revenue	J,317				

⁷ The following conclus ons can be drawn from these figures -

⁽a) The non tax' revenue of the province amounts to 22 7 per cent of the whole Of this-

⁽i) the yield from state prerogatives' and "miscellaneous" may be regarded as practicilly fixed (31 per cent),

⁽ii) the yield from state domain and state industry "varies in response to economic laws A decrease may and often does occur in unfavourable circumstances (10.7 per cent),

- (iii) the yield from "fees from services" can be arbitrarily increased, and to that extent the fees resemble taxes: but the nature of the services precludes any great measure of enhancement (2.4 per cent).
- (b) taxation and quasi-taxation produces 77.3 per cent of the total revenue. Of the total proceeds of this taxation—
 - (i) land revenue is derived from agriculture (68.2 per cent);
 - (ii) excise revenue (i.e., the tax on commodities) is derived from luxuries in the shape of intoxicants (13.7 per cent);
 - (iii) the judicial stamp duties are derived from litigation (12.2 per cent);
 - (iv) the taxes on acts (non-judicial stamp duties and registration) are derived mainly from commerce and industry (5.9 per cent).
- 8. From a practical point of view, the most important of these conclusions is that which relates to the distribution of taxation between town and country. The rural population, in respect of their means of livelihood alone, contribute, in the shape of land and irrigation revenue, no less than 72 per cent of the total income of the province: but in addition to this, they also contribute a considerable part of the public revenue under other heads. It is true that both the judicial and non-judicial stamp duties on transactions which are specially common amongst agriculturists have, of design, been kept at a low figure. Nevertheless the taxation paid by this class of the population under the heads of Excise, Stamps and Registration cannot be less than another crore, and the percentage of their payments to total receipts from taxation cannot be less than 80 per cent. To this must also be added the local cess of 10 per cent on the land revenue, which is the only important local tax, and amounts to another 70 laklus.

These figures, of course, do not prove that the rural population contribute either beyond their capacity or more than their fair share of the public revenue; and before the latter proposition were established it would be necessary to allow for the incidence of central taxation, to which they contribute relatively far less than other classes. Yet the fact remains that of provincial taxation they contribute 80 per cent whilst of local taxation in rural areas they pay well nigh the whole. In the circumstances it is not surprising that the Council, a majority of whose members represent rural interests, are in determined opposition to any attempt to impose any further taxation that will in any serious degree increase the present burden of the agriculturist. During the past few years that opposition was manifested in connection with the taxation proposals of the District Boards Act, the enhancement of the irrigation rates and the enhancement of both the court-fee and general stamp duties. It is a factor of which Government must always take account when they are considering new measures of taxation: it is a factor of which the Committee are invited to take account in examining the nature of the present system of taxation. And it is a serious matter, for it has the effect of safeguarding from enhancements of taxation no less than 75 per cent of the total population. For our present purpose, it further means that (inclusive of the non-tax revenue which is incapable of any great expension) no less than 75-4 per cent of the present revenne, namely, land revenue, irrigation revenue and non-tax revenue—must be regarded as well nigh fixed, whilst enhancement in respect of another 14 per cent (stamp duties and registration) would only be possible on condition that the entire enhancement fell on that 25 per cent of the population that is not agricultural. It is only in respect of excise that the Council (setting moral before material welfare) would agree to any enhancement affecting the cultivator.

- 9. Yet, quite apart from this consideration, the main defect of the existing system of taxation is its lack of elasticity. I take the main taxes individually.
- (1) Land revenue.—Land revenue in this province is a charge upon land, which in most districts can only be varied at intervals of not less than thirty years. In most years there will be some addition to the total land revenue demand, which may amount to a lakh or two, but is generally less. This constantly recurring increase is due to two facts; first, the settlements of the different districts are not concurrent, but fall in at different dates and in rotation; secondly, when a re-assessment results in a considerable increase of revenue, the enhancement is not imposed all at once but in two or three instalments at intervals

of five years. This normal growth is likely to be much retarded in future as a result of modern tendencies to modify the present terms of settlement. In any case, however, land revenue is inexpalle of arbitrary increase or reduction, and as a tax is thoroughly inclusable.

- (2) Excuse—The policy of Government is directed towards reduction of committee, and has achieved considerable vaccess in the past few years, which is of a permanent nature. These his been in consequence, a heavy loss of revenue since 1820.21 and though there has been in consequence, a heavy loss of the current year, there is no hope of a revenue a sightly revoyery during the current year, there is no hope of an expensive the current year, there is no hope of a revenue in the yield of this tax unless the duty is reduced, which sould produce increased consumption of the profit of the illustration of the profit of the profit of the illustration of the profit of the illustration of the profit of the illustration of the profit of the profit of the profit of the profit of the illustration of the profit of the illustration of the profit of the pro
- (5) Court fees -- The Court fees Act at present in force in the United Provinces dates back to 1870 Since that date, the purchasing power of money has diminished, the market value of property has increased, and the cost of the result, and is still rising whilst the valuation of five times the land resence. There is every unites, when additional taxation is necessary

uties, when additional taxation is necessary through the control of the product o

- (4) Non judicial stamp duties—The original Act is almost as old as the Court fees Act, dating back to 1879 and the reasons which justify enhancement of its duties are also much the same. Government in 1823 54 succeeded in passing a measure enhancing them though here again it was found necessary to avoid recreasing the burden on the agricultural population, by leaving unforched the duties on all transactions which were common amongst them. These enhance that they are transited in 1924 25 without serious opposition, and it may be hoped that they are transited in 1924 25 without serious opposition, and it may be hoped that they are considered to 150 of 50 highs of additional revenue, which could if necessary be increased to 15 of 50 highs of individual revenue, reduction of the rates once calianced could not, perhaps, be no lightly undertyken as a reduction of court fees for even beneficial changes are not considered and on the whole the tax is both reasonably clastic and reasonably productive.
 - (5) Registration Regularation fees in this province are undoubtedly lowlower, I believe than in some other provinces. There have been some minor enhancements and there is room for more Bat only an undestrably large necrease of rates would produce any valeable addition to the revenue for the tax, as its present yield shows is not highly productive
 - (6) Irrantion retunue—Any variation in these must obviously be conditioned by economic causes over which Convernment have no control 11-, the general level of the prices of agricultural principal fittle consequent value of the water to its purchaser. This source of fewening agricultural principal fit would fail attrictly on the agriculturary precludes any enhancement it would fail entirely on

[Figures in thousands of rupces]

		Taxes on—		COB.	In	Income from State—			
Head of account.	Land revenue.	Acts.	Commodities,	Fees for services.	Domain.	Industry.	Prerogatives.	Miscellaneous.	Total,
Land revenue .	6,94,04			8,0	1 13,6	1	1,0	3 1	7,16,86
Excise			1,45,61				4	1	1,46,06
Stamps	•	47,08		1,34,09	,				1,81,17
Forest				1,43	62,6	1	30)	64,04
Registration		13,25	 			•••			13,25
Scheduled taxes .		1,00							1,00
Subsidized compa- nics.		•••	•••			•••		1,60	1,60
Irrigation	•••	•••	•••			1,13,92			1,13,92
Interest .		•••	•••					15,49	15,49
Administration of Justice.		•••	•••	4,25			8,05		13,20
Jails and convict settlements.	•••	•••	***	17		4,60		,,,	4,71
Police	•••		***.	3,05	44		22		3,71
Education			•••	7,97		1,30		27	9,63
Medical		•••	•••	26		10		30	66
Public Health .	••		***	38		38	•••	14	90
Agriculture			•••	1,19		3,89		•••	5,08
Industries			•••	5	•••	37		•••	42
Miscellaneous de- partments.	•••		•••	61	•••	30	•••	•••	91
Civil works	,		•••		5,50				5,50
Superannuation receipts.				2,32	***			7,00	9,32
Stationery and printing.			•••	•••	•••,	3,11	•••	•••	3,11
Miseellancous .	•••			2,62	2,06		6,51	30	11,39
Total .	6,94,04	61,33	1,45,61	1,66,13	81,22	1,28,17	17,21	25,22	13,21,03

Mr. Blunt gave oral evidence as follows:-

The President. Q.—You are the Financial Secretary to Government. What departments are under you?

A.—Finance, Excise, Stamps and agency subjects such as Income-tax and Opium.

The President.—You have been good enough to send us a complete note and the Committee is very much obliged to you for it.

Dr. Hyder. Q.—Regarding classification of revenue, I take it that you refer to Professor Bastable in this connection, and you have adopted his theory. In that classification, you have classed an item of revenue as a "fee for service" where the revenue is not sufficient to pay for the service.

- A-I think I have said so somewhere I have explained it in my memo-
- randum $Q \longrightarrow 1$ to not understand what you mean by saying in paragraph 8 on page 423 that 'It is only in respect of excise that the Council softing moral page 423 that 'It is only in respect of excise that the Council softing moral before material welfare, would agree to my enhancement affecting the cultivator"
 - A -That is only a mild jest
- The President Q-I think it would help us if you were to refer to the paragraphs which give us the information regarding the treatment of the various proposals for new treation
 - A -1 on mean in the Council?
- Q—Les You say that in the circumstances it is not surprising that the Council a majority of whose members represent rural interests are in determined opposition to any attempt to impose any further taxation that will any serious degree increase the present burden of the agriculturist. I take it that your province has been more unfortunate in respect of taxation matters than any other province.
- 1—Phil is so. The Acts in presiston are all mentioned in my memorandum. The first is the District Boards Act. Unfortunately 1 am not well acquainted state instory as I was on leave but I drew up the original traction proposed. What we winded to do was to increase the amount that could be got by cases. It present it is limited to 10 per cent we wanted to put it at 15 or 20 cases. It present it is limited to 10 per cent we wanted to put it at 15 or 20 Conneil it was reduced to an extra 34 per cent or something like that. Then in the Council it was reduced still further 1 am not quite sure of the event figure, but I think it is in extra 14 per cent or so. No District Board has yet used its new powers of taxion.
 - O-Have you not subsidised the District Boards by very large grants "
 - 1 --- Yes
- Q-Does your Finance Department agree to make grants when the Boards, don't raise taxation?
- 1-We have occasionally endervoured to put forward our point of view but only with a certain amount of success
 - O -Don't you use the power which the subsidy gives you?
 - 4-No We have not yet done so
- Q -Don't you say that unless you tax to the maximum limit and exhaust all possible cources of taxation, we won't give you the subsidy?
 - 4 -We have rot yet come to that stage
 - Q-What was the second proposal for taxation?
- A.—The enhancement of surjection rates. These rates, were enhanced by evective orders in 1892. The enhancement was based on the ground that prices had rasen and the rates were not sufficient containing the value of the water to the cultivator. We had much discussion on this plant of resolutions in the Council. The new rates were in customer for one year and of 1822.29 the Government agreed to reduce the rates so far as sugar cane was conserved. The Government took 'a figure between the new and the old ones. The loss amounted to 5 or 6 lal hs on that one reduction.
 - Br Hyder Q-Does your arrigation work pay well?
- I -Well it depends on the wiv in which it is calculated. If you are going to judge the true commercial value of it and take interest as well as working expenses to consideration, I think the profit would be about 20 lakes of impression of I could give you the exact figures after working them out, but I think it shout 20 lakes not
 - Q -- Does that include the share of land revenue over these areas?
- A -Yes If you want these figures, I run get them worked out and give them to you
- Dr Paramppye Q.—Have you got any new schemes of less productive character in irrigation works?

- A.—We have the big Sarda canals, two of them, which will water the whole of Oudh. They ought to produce a net surplus, but it is impossible to say whether it will be enough for them to come within the classification of productive. I have neared it doubted. Besides that we always spend a few lakks on purely protective works, mainly tanks and reservoirs. This is in Bundclkhand.
- Q.—Then even your new schemes of irrigation when complete would allow you to pay all the expenses?
- A.—You wish to know, I think, whether, when we have completed our irrigation works, the whole system will give us a surplus. I should think it will give us an increased surplus, allowing of course for a share of the land revenue.
- Dr. Hyder. Q.—The total invested on protective schemes is only a very small portion of the whole?
- A.—It is a relatively small portion, but it is quite a large figure. There is the Ken canal system in Bundelkhand and there is another small canal system in a tract of country further to the east. There are also a large number of tanks and reservoirs. 'Canal irrigation is a very valuable asset to Bundelkhand.

The President. Q.—What were the other efforts made to increase the revenue? You have spoken about the District Boards Act and enhancement of water rates.

A.—I will now take the enhancement of court-fees. It came before the Council for the first time in the year 1922-23 and it was thrown out by the Council on that occasion. Various arguments were adduced; mainly they objected to any extra taxation on land. That was their most serious argument. The Bill was again put forward before the Council next year and then too the main objection was that there was already a heavy burden on land. On the first occasion they objected chiefly to our attempt to raise the valuation for land from five times the land revenue. That was the main objection.

The Maharajadhiraja Bahadur of Burdwan. Q.—What do you mean by raising it from five times the land revenue?

- A.—If you have a suit connected with land you have to take a value of five times the land revenue for the purpose of calculating the court-fee and we raised it to 15 or so. The Council thought that it would be a heavy burden on the agriculturists. That was their main reason for throwing out the Bill.
 - Q.-Why do you fix it from 15 to 20 times?
- A.—It was a matter of fact a compromise between what it ought to be and what it was.
 - The President. Q.—Have you not got anything passed till now?
- A.—The next year the Bill was altered in such a way that the fees on suits in revenue courts were not enhanced and that the rates remained as they were. We did this by inserting a proviso giving a rebate. We also left out the question of valuation of land. We got that Act for one year. For last year, that is for 1924-25, we tried it again but they would not have it at all. The argument was mainly that additional taxation was unnecessary. The history of the general Stamp Act was the same, except that it was passed for a second year and is still in existence. There again we avoided any enhancements on any documents mainly used by the agricultural population.
 - Q.—What about the tax on amusements?
 - A .- That was withdrawn.
 - Q.—Stamp and Court-fees are lower here than in any other part of India?
 - A.—Yes.
- Q.—About the taxes in detail—you say about the land revenue that the "normal growth is likely to be much retarded in future as a result of undern tendencies to modify the present terms of settlement"?
 - A.-Yes.
- Dr. Paranjpyc. Q.—Under land revenue you show an amount of 694 lalilis. Is it the total demand or the amount recovered?
- A.—That is the estimate of the amount to be collected. We calculate by deducting an estimate for suspensions and remissions from the demand phis arrears. We also add and deduct advance collections.
- Q.—Allowing for the arrears and the advance collections, what is the branch demand?

A -It is something over I cross-I can give you the correct figure later on

The Horble Sardar Jogendra Singh Q-With regard to land revenue does at operate as a tax in your province?

4 -Would you mind telling me what you mean by tax?

 $Q \rightarrow A$ d finition was given to us yesterday—that is a payment for which the paver Lets no specific benefit

i -From that point of view it may be a tax that is if you take it in a nery broad sense but it is not so according to the usual view

Q-How do you define water rate-is it also a tax on agriculture?

4 -- Most emphatically not

O -Can you define it in any other way?

4-I would define it as I have already said somewhere in this note, as what Selicman (alls a public price

Q-Have you any idea about the State running a commercial undertaking like irrigation and putting an ethical limit to its profits?

4—The less the State runs commercial undertakings the better. Theoretically there is no reason why there should be any limit to its profits but in practice there always has to be. A State cannot run the risk of a charge of profiteering.

Q-With regard to the tobacco tax and succession duty has any question are in the province itself or bave you answered the question merely because it has been put?

A.—The tobreco tax is not entirely a new thing. It has been considered here at different times for various reasons. The succession duty has been considered more recently at a time when Government was concerned to find further sources of revenue and I worked the case out and put it before the Government

 $Q-{\tt You}$ have said something about the lengthening of the terms of settlement. Is it in the light of the notes left by Sir Harcourt Butler ${\tt T}$

4 -- No

Sir Percy Thompson Q.—You say, that judged by the definition of land revenue as being a compulsory payment from which the tax payer gets no d rect onefit you call land revenue a tax? Take for natance the grant of ownership rights in malguzari settlements. Does he not get those ownership rights subject to payment of land revenue? Does anybody hold on any other terms other thin subject to payment of land revenue.

4 -No

Q—Is not that land revenue that he pays a payment for the use of a valuable asset,

A-Yes assuming that the land belongs to the Covernment. On the theory that the land belongs to the Government at becomes a mere rent in my opinion

But if you do not accept that theory and merely regard the payment as he tween an individual and Government it may be called a tax, though I do not enfectible rivell to that view Moreover if it is a tax, it is a bad tax because it is inelastic and inequally distributed.

Q-Do you say that it is something less than the economic rent?

4 —Yes most certainly

The President Q --With regard to excise We were told this morning that you lost about 50 lakhs. There were three causes for that a genuine movement for temperance a charge in the average and affect distillation.

4 — Hincit distillation is more an effect than a cause. The cause is chiefly a considerable rise in duties in fact the decrease is due both to a temperance reverement and to Government policy.

- Q.—The high duties are made up of the actual duty and the vend duty which takes the shape of a duty and this has the effect of imposing a different rate of duty for different shops?
 - A.—Yes.
- Q.—And the profit of the shop-keeper goes ou diminishing until it comes to the vanishing point? In theory that would appear to be so.
- A.—That is a point which I raised when the proposal to introduce the surcharge system was first put forward. But I was assured that in practice the diminution would stop well short of vanishing point.
 - Q.—Does not that put a premium on illicit practices by the vendor?
 - A.—It certainly gives him a reason for wishing to indulge in illicit practices.
- Q.—Is that compensated for by the difference in the class of liceusee or do you think any liceusee works for the profit he can get?
- A.—From what I hear of the new licensees, they are now a totally different class of person.
 - Q.—Does he still not work for profit?
 - A.—The theory is that his profit, though smaller, is certain and safe.
- Q.—We were told that all sorts of devices are adopted in order to stop sales when you get near the limit of profit, that is, if a man is getting near the stage at which he gets a very small margin of profit on any further supplies he will seli the small quantity for a higher price.
 - A .- I believe it is so.
- Q.—It has been the experience of every province that when you reduce the shops the mere monopoly would increase the auction fee?
 - A .- Yes, it would.
 - Dr. Hyder. Q .- You have a fixed rate of retail price?
 - 4.-Yes.
 - Q .- So the vendor cannot make more money?
 - A .- But he adulterates his liquor. He can make money in several ways.
- The President. Q.—Have you ever calculated the profits under the auction system? I think that if you take the nominal or fixed retail price and multiply it by the quantity sold and deduct from that the auction fee plus the duty on liquor plus the contract price, you will find that in about ninety-nine cases out of a hundred the result will be a minus quantity.
 - A .- I think it quite probable that it would work out that way.
- Q.—Perhaps the liquor dealer derives his profit from water. None of these calculations leads to a discovery of what his profit is?
- A.—No. As a matter of fact we had a complaint from Benares that the profit was not large enough. I think it may be due to the fact that we have the bottle system there and they cannot adulterate the liquor.
- Q.—You do not eliminate all those practices of adulterating the liquor merely by adopting the license system from the auction system?
- A.—No. You cannot change human nature—in fact it is obviously an incentive to sell his liquor at as high a price as he can.
 - Q .- About illicit distillation, is it growing very considerably?
 - A .- Yes, there is a separate note on that.
 - Q .- In the review of the last excise report I find this passage :-
 - "The Government desire to further temperance by all legitimate means.

 If licit consumption alone mattered, they would have succeeded sensationally. But they cannot help knowing that the real decrease is

far smaller than the returns suggest and they fear that it may have been bought at a high price. The gains held out by illegal practices are driving people to crime, and the spread of illegal practices is weak-ening the State's control of intoxicants to a point which may render it impotent to do anything for the cause of temperance Anxiety about these matters has led the Governor acting with his Ministers to call a conference to advise him about them."

A -Yes

O .- Can you give us the results of that conference?

4 -I could not immediately

Q —Can you tell us whether the general result of the discussion was to confirm the opinion that I have just read out?

A —I think the view taken was that on the figures there was no certainty that illiest distillation had increased as much as was shought, but it was admitted that there was a great deal of it.

Q —In the Punjab we were told that even with an increase in the staff they could not control illusti distillation and in the Central Provinces they say that they are reaching the point of breakdown

A-It has not jet reached that stage here, but it is getting perilously near

Q-When you get to that stage, is it possible to carry on without more staff?

A -I hope that we may do something by increasing the staff

Q —Another line of attack or another difficulty arises through the very large snuggling of opium, etc

d—Yes There are two kinds of smugpling one is smuggling through the province, and we seize large quantities from Malwa. The smuggling of crude opium has also grown considerably recently in this province Last year the seizures of such opium were more than the amounts of the previous three years taken together It has grown to servous proportions now I believe the Opium Department is going to take up that question and by concentrating cultivation make the problem easier to headle

Q-Have you reduced the number of districts in which opium is cultivated?

A —The cultivation is now going on in as many as 29 districts but I think they are trying to concentrate cultivation

 ${\it Dr}\ {\it Paranjpye}\ {\it Q}$ —Is there competition among the cultivators to get per mission to grow opium?

A -Yes, I believe so

The President Q-What do you say of the suggestion made this morning to establish a ganga monopoly also at Ghazipur?

A.—That is a new idea Perhaps the same agency can do both. But tha trouble is that the plant grows spontaneously in many places, and I think it would be very difficult to concentrate it. It would mean eradication everywhere else, and it will take a good deal of eradication. I have seen it growing almost in hedges.

Q-You personally would like to see the court fees raised?

A —Yes

Q-In present conditions, do they pay for the courts?

A -No, taking civil, revenue and criminal together

Q-Would you count criminal courts?

A -The court fees would barely pay for card and revenue courts

Q -Have von got village courts?

- A.—We have got some panchayat courts.
- Q.—Do they relieve munsifs of a considerable amount of work?
- A—I should not think so. That relief is afforded by honorary munsifs. I believe that the panchayat court does not charge court-fees at all but simply takes a small sum, four annas or so per suit, to meet their expenditure.
- Q.—I take it that if they were really relieving the munsifs it would be legitimate to debit them to the profit and loss account. I am not sure of the criminal courts.
- A.—That is precisely why I gave the facts both for the three courts together, and for civil and revenue courts by themselves.
 - Q.—Would it be legitimate to include private cases and exclude police cases?
- A.—That might be arguable but it will be impossible to work out the figures. In fact you cannot work out the amount of court-fees for each kind of court without asking each individual court to examine all the cases disposed of to ascertain the court-fees collected.
- Q.—Did you take into account pensions and interest on the cost of Government buildings?
- A.—I did not take these items; I got proof of what I expected without troubling about that.
 - Q.—On the whole they are not paying their way?
 - A.—Yes.
- Q.—In non-judicial stamps you would not have been in the unfortunate position in which you are, if the Government of India could claim central control.
 - A .- 1 quite agree.
- Q.—Leaving aside the Meston Settlement is it because of the awkward situation of having each province fixing its own stamps?
- A.—We do not get so much as we should from non-judicial stamps because cheques, promissory notes and so on are very largely being impressed at headquarters in Calcutta or Bombay.
- Q.—As regards transactions in shares between two residents of Cawapere do they pay stamp duty here or in Calcutta?
- A.—Probably in Calcutta, because there is nothing approximating to a stock exchange in this province.
 - Q.—Have you business concerns managed from Calcutta and Bombay?
 - A.—Yes, and then we lose both on our income-tax and also on our stamps.
 - Q.—Have you made any bargain with the other provinces?
 - A.—No. But we have increased the number of our own stamping machines.
- Q.—As regards non-judicial stamps have you made any special study of the schedule to say which items ought to be more highly taxed and which should be taxed less?
- A.—I have not studied it recently, not since two years ago. I should say that a good many stamp duties could certainly be raised but not many could reasonably be lowered.
 - Q.—From registration you make 13 lakhs?
- A.—Yes. Registration pays. The department costs about 4½ laklis but we have also to allow for the district registrars and therefore I should say the net profit was probably 7 laklis.
- Q.—Is it legitimate on the ground that the State performs services in addition to the mere service of registration?

- A -By registration of documents Government gives the person a clear proof of title
 - Q-Have you considered the question of raising the registration fees?
- 4.—We have not considered the question except once three or four years ago. That was merely as a general question and not on individual items.
- Q-Was there never any exemption from assessment to land revenue for old village sites?
- 4—In practice there was In theory all land is supposed to be triable. The practice is that if land which at the last settlement was agricultural land has leen built over at the next settlement it will be assessed as if it were agricultural for that settlement but in the succeeding settlement it will not be assess el
 - Q -That is very illogical?
 - 4 -That is how it stands now in practice
 - Q -Is there saything that corresponds to the ground rent in Madras?
 - 4 -I have never heard of it.
 - Q-In the Punjab they have got an urban thy
 - 4 -Is it a local tax ?
 - Q-What is the procedure adopted in respect of no il lands?
- 1—In respect of no ut lands Government is the limitory Most nazul is in managentities and what we generally do is to let the managentities have it and they give us I believe a share of the income about 25 per cent I think
 - Q-In the Central Provinces the process is the reverse
- 4 According to our system non agricultural land is mainly in the towns. The ullage sites are not taxed at all. In the towns land would continue to the assessed as accusificate land for one settlement after the construction of the house or building and in the next settlement it becomes non agricultural land. It is the custom if we had to work out a tax on non agricultural land in a city like Lucknow the work would take a very long time.
 - Q -Don't you think it would be good to assess it?
 - 4 -It would be excellent if possible
 - Sir Percy Tho, pson—When you assess the non-agricultural load it really becomes a tax
 - are President Q=Do von think there would be great objection in the case of the non-agricultural land †
 - 4 -No I do not think so. After all it is like some existing municipal taxes
 - Q-Will it be a municipal rate?
 - A .- The municipality will have the first call If you class it as a provincial tax you will have to allocate it
 - Sir Fercy Thompson Q When agricultural land is converted into a building site do you think there will be objection to the increase in rates?
 - $\mathcal{A} I$ should think there would be no objection to the taxation in respect of its form
 - The Hon ble Sardar Joyendra Sagh Q-Is not cess paid on land revenue? This will be an additional tax
 - A .- The cess goes to the District Board
 - Q -How nould you athlee this tax?

- A.—Mainly for municipal needs.
- Q.—So it will be a double tax on the house.
- A.—That would occur if the tax was put on village sites.

The President. Q.—It is not correct to say that it is a double tax. You will be paying land revenue on land which was already taxed.

- A—At present if a man erects a big factory outside the municipality he is liable to no tax.
- Dr. Paranipye. Q.—On page 420 you say that succession duties should either be a central tax or at least be imposed by the central legislature on behalf of the provinces.

A.—Yes.

- Q.—Do you think the second alternative would be quite proper? Suppose a man has properties in two provinces, one here worth two lakhs and another in Bihar worth one lakh. How is it to be levied, because the total property left by him is three lakhs and the three lakhs would be taxed at a higher rate than the two.
 - A.—The tax can be levied on the whole property and apportioned pro rata.
- Q.—Will you agree to the proposition that each province should tax on its own property and the higher rate should go to the Central Government?
 - A.—I think the Central Government has nothing to elaim.
 - Q.—You suggest only legacy duty and not an estate duty?
 - .1.—Yes.
 - Q.—Don't you think that there is a theoretical justification for estate duty?
- A.—I do not quite see how you are going to compel anybody to pay. Supposing in the case of an ordinary joint family the property is left to two people, one-third to one and two-thirds to the other, how are you going to collect from the different beneficiaries?
 - Dr. Paranjpye.—Get it from the one and ask him to share it with the other.
- The President.—I rather think that the Civil Justice Committee has made some recommendations about this.
- Q.—You say that this tax should be administered by the Revenue Department and not by the Income-tax Department?
- A.—A large part of these successions will relate to land and at the present time every heir has got to some to a revenue court to obtain the substitution of his name in the record-of-rights when a succession or transfer occurs. Such cases are being dealt with daily by the assistant collectors and tabsildars. A very large part of all succession eases consequently comes to their notice already.
- Dr. Paranipye. Q.—Is it going to be a central department so far as administration is concerned?
 - A .- No; we could collect it.
- Q.—There would be a large number of legal technicalities in administering
- A.—I do not think that it is beyond the capacity of our Revenue Department. They include Commissioners and the Board of Revenue.
- Q.—You have discussed the difficulties about the joint family system. What do you say to this? If there is one man of the higher rank in order of relationship to others; then the duty should be charged on his death and if a joint lamily eonsists of two brothers with the father not living, then the property should be charged on the share of each brother.
- A.—That is very much the Madras proposition, I think. I should not see any great objection to it except that joint families, in comparison with other families, would get a larger henefit.

- Q-When the two brothers remain, the law would practically regard them as separate
- A -In a complicated matter of this kind, the simpler you make the provisions
 - Q-What is your basis for the exemption limit,
- 4 The value of the estate I took at Rs 25,000 A rate of 5 per cent on Rs 25,000 would give an income of Rs 1,250 Rs 2,000 is the income tax uninterior.
 - Q-The succession is practically a windfall to the successor?
- 4-3es, from the economic point of view Q—Don't you think that a minimum economic holding would be a better guide to the exemption hunt so far as land is concerned?
- A—Yes, as a matter of pure theory I have been taking everything from the practical point of view
- $Q \simeq 1$ ou might have a very low rate in the earlier stages, but the only theoretical basis for the exemption would be an economic holding
- - Q-That is exactly what I would contemplate
 - 1 -But I was advised that it was much too low
 - Q-Rs 5,000 will be a reasonable economic holding
- 4 —It gives an income of only Rs 250 $\,$ Rs 25,000, I may say, is the Madras figure
- Q-An estate below Rs 5 000 would be exempt from any succession duty, and estates above would be charged on an ascending scale
 - A -This table could be altered accordingly
- Q-You know, of course, that in England the rate of duty on very large estate is exceedingly high, especially for distant relations
 - A -Ves
- The Hon ble Sardar Jogendra Singh Q-Do you think that a death duty is practicable in your province'
 - A-I think I may say it is the least impracticable of our various taxes
 - Q -On what grounds?
- 4 —In the first place I think it will be less difficult to assess, in the second place, it will be less difficult to collect
- Q-Would it not fall heavily on landed estates driving out capital and driving the landholders into the hands of money lenders?
- A —It would certainly fall mainly on land rather than on other property, be cause property is mainly land
 - Q-It would be effectively shutting out capital
 - A —Possibly, not necessarily
- - A -That depends on the rates at which you fix the duty
- Q-In your province, how many estates go to the Court of Wards for indebted mess?
- A —I can't tell you how many go for indebtedness. I think we have 140 estates altogether of all kinds

- Q.—Then you would agree that the result would be that people, not being able to pay a cash death duty, would have to mortgage their estates, taking the practical view?
 - A.—I do not think it is necessarily so.
- Dr. Paranipye. Q.—Is it not a fact that estates with lakhs of rupees of annual income go to the Court of Wards, because they are badly managed and go to the devil?
 - A.—Yes.
 - Q.—He might as well give the money to Government?
 - A.—As to the devil? Yes.

The Hon'ble Sardar Jogendra Singh. Q.—Is that the popular view in the province?

- A.—Probably any new tax will be unpopular.
- Q.—After all, would you impose a tax like that without the consent of the people?
 - A.—You couldn't of course.
- Dr. Paranipye. Q.—But there is a demand for increased expenditure in the province?
 - A .- Yes, there is.

The Hon'ble Sardar Jogendra Singh. Q.—No suggestion has been made in the Council that such a duty should be imposed?

- A.—I do not remember any proposal for such taxation.
- Q.—In your note you very clearly point out that the burden on land is already heavy. Do you think the imposition of an additional burden justified?
- A.—I should like to make my point clear before this particular line of questioning is pursued. When I wrote my note on the succession duty, I discussed it more or less from an academic point of view. I admit it is a tremendously difficult thing in practice to put on a tax like that; and I made clear in my original note that I thought it would fall heavily on landholders.
- Dr. Paranjpye. Q.—Would it be a heavy burden on the land or on the people who hold the land?
 - A.—On the people who hold the land.
 - Q.—Not on the land itself?
 - A. Not necessarily.

The Hon'ble Sardar Jogendra Singh. Q.—Would it fall on the tenant or on the landed proprietor?

A .- On both.

The President. Q.—Do I understand you to say that the burden of land tax upon the land is excessive?

- A .- I carefully refrained from saying that.
- Q.—When you said that an estate would come into the hands of the Court of Wards, you did not mean it would come because of land revenue?
 - A.-No.
- Q.—Does the Court of Wards manage their estates to make them pay their way?
 - A .- It even makes them wealthy, if there is any chance of doing so.
- P. Q.—If the management of a landholder were as good as that of the Court of Wards, he would have no difficulty whatever in paying his death duty?

 A.—No.

- Dr Paranjpye Q.—You have just told us that the urban population to a great extent escapes taxation, so far as provincial revenues are concerned at any rate II death duties were levied they would be levied equally on the urban as well as on the rural population. Moreover, the average size of the property of a man in the city is much greater than the average size of the property of a man in the rillage.
- 4 -I divisite arguing on averages but I should say that there are a large number of the richer people in the cities. The large successions will probably be mainly in the cities
- Q-Consequently if these duties were levied, you would get a far greater amount proportionately from the city people than from the villages?
 - 4 Yes, proportionately
- Dr Hyler Q -- Is not the wealth of the people living in towns derived from their possessions in the country side
- A -To a certain extent, yes, not entirely After all, there is a professional, industrial and commercial population
- Q-A successful pleader, when he makes money, generally buys lands in a village
 - A -Yes
- Dr Paranippe. Q -- We need not waste too much sympathy over absentee landlords when we talk of sympathy with the agriculturists
 - 4 -- No
- The Hon ble baider Joyendra Singh Q -Are you correct in saying that the duty would fall more on the cities than on landed estates?
- 4—I meant that relatively the urban population would pay more than the rural population with reference to their numbers and with reference to their weight. The higher successions would be paying higher rates than the smaller ones. Taking 76 per cent of rural and 25 per cent of urban population 1 eloud expect to get anything from 35 to 40 per cent out of the towns and the remainder out of the country.
- Sir Percy Plangum Q.—On page 419 you say that as between graduation according to the size of the estate left, and graduation according to the amount inherited by each individual heir, you should on general grounds prefer the latter for the main terson that, in the absence of anybody corresponding to the seceutior of a will it would be difficult to fix the responsibility for paying the estate daty on any princular person. Don't you think that even if you have it graduated according to the size of each succession estate, it would as any size be desirable to have somebody corresponding to the executor from whom you could always collect the daty?
 - 4 -It would simplify the position enormously, if it could be arranged
- Q —Do you think there would be any objection to that being provided by lany? I remember that up to 1894 banded property passed to the owner and not to the executor. Only under the Death Duties Act of 1894 % as landed property made subject to a duty when they found it necessary to require that landed property in the property in the property will be supposed to the executor. Would you object to a similar provision being enacted by lan?
 - 4 -If it could be done, it would simplify matters altogether
- Q—Assuming that all property on death did pass to the executor, would you still refer to graduate the duty according to the amount inherited by each heir $^{\circ}$.
- $A \leftarrow My$ second reason would still apply, e.e., it will lighten the burden of taxation
 - Q-It is lightening the burden of taxation at the cost of revenue
- A I should certainly prefer the estate duty from the mere point of view of revenue

- Q.—Then you would agree that the result would able to pay a cash death duty, would have to mortgopractical view?
 - A.—I do not think it is necessarily so.
- Dr. Paranipye. Q.—Is it not a fact that estates we income go to the Court of Wards, because they at the devil?
 - A.—Yes.
 - Q.—He might as well give the money to Gove
 - A.—As to the devil? Yes.
- The Hon'ble Sardar Jogendra Singh. Q.—Is a province?
 - A.—Probably any new tax will be unpopular
- Q.—After all, would you impose a tax like people?
 - A.—You couldn't of course.
- Dr. Paranjpye. Q.—But there is a demand province?
 - A.—Yes, there is.
- The Hon'ble Sardar Jogendra Singh. in the Council that such a duty should be
 - A.-I do not remember any proposal for
- Q.—In your note you very clearly poin' heavy. Do you think the imposition of
- A.—I should like to make my point tioning is pursued. When I wrote my it more or less from an academic pordifficult thing in practice to put on original note that I thought it would
- Dr. Paranipye. Q.—Would it people who hold the land?
 - A.—On the people who hold
 - Q.—Not on the land itse'
 - A. Not necessarily.

The Hon'ble Sorda the landed propriete

A.—On both.

The Prestax upon

O-Unless you had a tremendous preventive force, anybody would sell it 4 -I am afrud I have not considered this question I shall have to think it out

O-It is something like the old distillery system. You would give him some

measure of control over the cultivation?

4.—It would certainly be a much simpler system from the point of view of Government because you would not have to worry about vendors. The monopolist would select them

O -He is informed if there is any traffic going on in breach of his monopoly?

Q-In case of either sale or possession in excess, you would put the penalties pretty high

A .- The whole thing is rather a small business as far as we are concerned

Dr Paranipue 0 -- Would you tax vend of tobacco?

A-How would you arrange for taxing imported tobacco?

O-You would have to license them senarately?

4 -That is my proposal

Q-But supposing you had a monopolist?

The President -- He would be like a country spirit monopolist

4 -And the vendor of imported tobacco like the vendor of foreign liquor

U-He would have to pay a small yend fee?

4 -Yes The monopoly for country tobacco and the hoence fee for an ported is probably a simple method of doing it Q-lou say the revenue is small matter, I think in Travancore it is seven annas per head of the population

4 -On how much tobacco?

Q-Travancore prohibited cultivation altogether I think Patiala State makes about 12 linklis of tupees a year and the I reach territory, in a little place like Pondichary, makes about Rs 60,000

4 -I do not know where the mency comes from

O-It is a much more productive tax than it looks

4 -Apparently

The President Q -Another alternative that has been suggested is that you should impose an acreage duty you should require the licensee to cultivate and impose an acreage duty on the tobacco being delivered into the warehouse for export

4 -- It will have to be a very high acreage tax to make sure that he did deliver It would have to be something very nearly equal to the value of the

Q-An acreage tax would force him to place the tobacco in bond

A -- The trouble is that you would have to put a high temporary tax on many small cultivators. I doubt if it will be a suitable method

Q-Of the two, you would prefer the first alternative?

A -I would

Q -- Would you apply the same thing to betel?

4 -I do not know very much about it I do not know how far it is grown in this province. I have seen only a few plantations

Q-There is also a large import of it?

4 -- You would get your money by putting the tax on the vender

Q -- Would those be very unpopular taxes?

A -I do not think a tax on betel will be very popular

Q-Do you know if anybody would object to it as much as to a salt tax? A -I do not believe that there is any real objection to the salt tax

Q-Advertisements, you don't recommend any tax*

- 4.—Not at present at any rate.
- Dr. Hyder. Q.—Do you think these advertisements do any good?
- A.—I don't advertise myself, but I think it must pay. If it were otherwise, people would not spend so much money on advertisements.
- The President. Q.—Two other taxes on consumption have been suggested to us, one on aerated waters and the other on patent medicines. Would you like either of these?
- A.—I have no objection personally to either of these. I do not know what the consumption of patent medicines is.
 - Q.—Also a Government monopoly on explosives has been suggested.
 - A .- My memory is rather vague about explosives.
- The .Hon'ble Sardar Jogendra Singh. Q.—You are opposed to any imposition of tax on agricultural income on the ground that it won't bring in the necessary revenue and the other reason may be that it may be breach of faith to impose any tax on agricultural lands which have been so far exempted.
- 4.—But surely there could be no question of a breach of faith if you merely substitute one tax for another. What I say is that it is, less convenient, less productive and less economical.
- Q.—I suppose you know that the land tax is very unequal in various districts. Do you think it would be better if the land tax were permanently fixed and allowed to reach a certain level and then any income above that brought under the Income Tax Act, the revision of settlement being entirely stopped?
- A.—You mean permanent settlement plus agricultural incomes brought under the Income Tax Act. It is a very difficult question and I would like to think about it before I answer.
- Sir Percy Thompson. Q.—Instead of taking 50 per cent as you have now, if you take only one anna in the rupee on the income, will it give sufficient revenue?
- 4.—It would give much less. But the principal objection is the practical difficulty. At the present moment settlements are at different stages. If you shut all settlements down on a given date, some would be thirty years old, some would be twenty years old, and some would be ten years old, and the result would be inequality all round.
- The President.—I understand he proposes to level up all the older settlements with the results of the settlements made recently, on the basis of a sliding scale of prices.
- The Hon'ble Sardar Jogendra Singh Q.—When the new incomes come, they can be taxed and then assets worked out?
- A.—Then you will have to carry out all the processes incidental to settlement to discover the additional assets and then put an income-tax on them. The trouble about it is that instead of having a settlement every thirty years, you would have to have it about every 5 years.
 - The President. Q .- You also propose to have a fee on marriages?
- A.—Yes. This is a proposal which has been made to me by Indian officers; but whenever I mentioned it, I was greeted with derision. I should not have been bold enough to put it on paper, if I had not found that both Profesor Shah and Mr. Vakil also suggested it. I don't think there is any objection to levying this fee and some experienced Indian officers whom I have consulted agree with me.
- Q.—You don't think there will be anything to stir up hatred against Government?
 - A .- Not more than a betcl tax, for instance.
- Dr. Hyder. Q.—What is your basis for calculating that there are at least three marriages per village every year?
- A.—The figure was given to me by an Indian officer.

 The President. Q.—May we now go on to the division of the proceeds?

 Professor Seligman has put forward the possible plans—he recommends three

methods of division You will find it in the questionnaire—there are five methods. He wants to scrap (1) and (5) and proceed on a combination of (2), (3), and (4) the

4—I would agree to the scrapping of both (1) and (5) No (5) is old present system No (1) seems upside down to me

Q-Take, for example, income tax Each legislature might vote what rate nt likes?

4 —Then the central authority would put on one meometas and the local authority might put on a second smaller meometax

Q-It need not be The central might be smaller and the local might be larger It would depend on the need for adjusting their budgets

4 -Theoretically we have already got Nos (3) and (4) (4) is only in respect of the pie rate on income tax

Q-Non we might run through the taxes one by one Customs must be central Is it not so

1 -- 1 es

O-Land revenue-provincial?

1 - 1 es

O-Now income tax. If you had a perfectly free hand, which of the three systems would you apply?

4 -For income tax I would apply No (2)

Q-Th n the difficulty would be to determine who is entitled to income tax arising out of a particular area?

1-les Perhaps to (4) would be preferable on this account would have to divide the proceeds into three or more parts on some arbitrary plan For instance you might have a husiness working in the United Pro vances lut with headquarters in Csleuttra Jinco ne it would be imposed by the central authority they would take their share and give Bengal and the United Provinces each a share

Q-Who is to be the authority to make these divisions?

4 -I think it would have to be the central authority

Q-You say you would adopt No (4) Then you will have a uniform rate for the whole of India Would there not be a difficulty when you might get more or less than you want? Suppose the Central Government raises the tax simply because some particular province is hard up.

4 -Then only one province will be taxed

O-Not necessarily If you have (4) you must have equal division

A -And then the rest of India would be taxed to the benefit of one pro vince I see the difficulty I think on the whole that (2) is better than any thing else though it seems desirable that the tax should be same everywhere

Q-What do you think of stamps? It is again a question whether it ought to he imperial or provincial

1 -I think it must be No (4)

Q-What about Excise

A -Personally, I hold most strongly that it ought to be the same all over India

Q -Can you get a uniform rate of Excise duty?

A -What I meant was it must be centrally administered

Q -Could you not have a basic rate?

A -You mean that the Central Government should get the basic rate, and A—You mean that the Central tovermoun should get the many came and the provinces get whatever addition they chose to make to that rate I think that it will probably be a good method It would enable different provinces to carry out their different policies. For instance if one province only cord about its excise revenue and another desired to restrict consumption, they could do so by adopting different rates of duty I think that a basic rate for the Central Government with additional rates for the provinces would be suitable

- Q.—Do you think you could do this without interfering with the right of the provinces to enforce temperance?
 - A.—Certainly, in the way that I have described.
 - Q.—What about tobacco?
 - A.—It varies so much all over India that it is better for it to be a local tax.
 - Q.—Can you impose a central excise duty?
- A.—That might not suit all provinces. I imagine Madras can make a tremendous amount out of its cultivation and manufacture of tobacco. In this province we have very little cultivation and practically no manufacture. And by putting on a central excise duty you may be harming Madras' source of revenue.
- Q.—So as long as the consumption is outside the province they will not be hurt?
- A.—If you had an excise duty, and also gave the provinces power to put a duty on manufacture and cultivation I think the excise duty might be central.
 - Q .- If you have an excise duty you can hardly have another tax as well.
- A.—That's the difficulty. And that is why I think it is better to keep it local.
- Q.—Could one province work its tobacco system to the full if the other provinces are not taxing tobacco?
 - A.—Then I think there will be much smuggling.
- Q.—There was another suggestion put forward just now, selling by monopoly areas. Do you think it will work?
 - A .- I think it would.
 - Q.—Death duties. What about succession duties?
 - . A .- I have already said in my note that they should be central.
 - Q.—Would you like it to be No. (4)?
 - A.—Yes.
- Q.—May I just call your attention to the last page of the Annexure to the Questionnaire which says "We propose therefore a personal tax which shall be levied consistently upon the principle of taxing everyone at his place of domicile for the support of the Government under which he lives: a property tax upon tangible property, levied objectively where such property has its situs and without regard to ownership or personal conditions, and finally for such States as desire to tax business, a business tax which shall be levied upon all business carried on within the jurisdiction of the authority levying such tax". This is a finding of the Committee appointed by the National Tax Association. Now you will say the personal tax in this country is the income-tax.
 - A -Yes.
 - Q.—Property tax is the municipal house tax?
 - A .- Yes.
- Q.—Business tax is the municipal profession tax? Which is coupled in Madras with the tax on companies levied up to a maximum of Rs. 2,000 based on capital.
 - A.-Yes.
- Q.—Generally speaking all these principles commend themselves to you. Is
- A.—I think so, on the whole, but the term "personal tax" is rather unfortunate as it might be considered a poll tax. The income-tax, however, is obviously national, I am not so clear about the property tax.
 - Q.-I mean that the taxes should be provincial.
- a.—Leaving out the third I should say personal tax should be provincial, and the property tax should be local.

21st February 1925.

Lucknow.

PRESENT

Sir CHARLES TODHUNTER, KCSI, ICS, President

DIF CHARLES TORMANDER, GCIE, KCSI, IOM, Maharajadhiraja Bir Biray Chand Mahtab, GCIE, KCSI, IOM, Maharajadhiraja Bahadur of Burdwan

Sir PERCY THOMPSON, KBE, CB

The Hon'ble Sardar JOGENDRA SINGH

Dr R P PARAMIPTE

Dr L K HYDER, MLA

Mr. A. W. PIM, C.I.E., I.C.S., Commissioner, Allahabad Division, was examined.

Written memorandum of Mr. Pim.

Q 106 —As a theoretical proposition I agree, but the distinction appears to me to have very little value when applied to Indian conditions, where for example local authorities have no responsibilities for police or the administration of justice

Q 107—I have not got the Scheduld Taxes Rules, but would give wide scope for taxation to local bodies so long as they did not involve restrictions on general trade or encouncie nitiative in this matter. Unsuitable to encourage initiative in this matter. Unsuitable taxes could always be veloed. It does not seem necessary to make the levy of specified taxes impressive. Local conditions will do that in any case as regards the main sources of income and the recent attempt in these provinces to enforce direct invation on small municipalities in place of octor has not been a success.

Q 108—Octro and—in pieces which are not large trading centres—terminal tax are unsatisfactory taxes from an economic point of view but under Indian conditions it is impossible to dispense with them Land cess lass the drawback of falling only on one class but it also is essential for District Boards so long as the present system of land revenue is retained

O 100—The critices most one means received to the same extent, of the same extent, or the critices most of the same extent, or the critices which are large centres of trade terminal taxes can be at low rates and confined to the principal staples on which collections can easily be made by the railway companies and under a simple system of tolls. The complications of refunds are also aworded Applied to cities which are not large centres of trade, terminal taxes are as lad as octro except for avoiding refunds Octron is liable to be extensively evaded, usually by setting up small markets outside actro limits, of which mattances are numerous, and sometimes by transferring trade to neighbouring towns. This is apart from evasion by corruption of which there is a good deal Evasion by setting up new markets or by transferring trade is more common in the smaller cities and has occurred, for example, in the Fatchpur and Etawah districts of this division.

It also occurs in cases of terminal taxes imposed under not very favourable conditions

O 110—The main reason is the impossibility of imposing and collecting heavy direct taxation in India through local bodies. Those reasons are still very strongly operative as recent experience in this province has shown

- Q. 111.—I do not consider that there is any justification for the general maintenance of tolls in any area. Tolls for a particular purpose such as paying for a new bridge and for a limited terms of years are justifiable.
- Q. 112.—As regards the land revenue it is essential that it should be levied from the owner under the zamindari system which prevails in this province. As regards the cess, which is a percentage on the land revenue, it is collected with the land revenue and the Aet allows the zamindar to recover three-fifths of the excess over 5 per cent. on the annual value from the occupier. In practice he recovers a good deal more from tenants not protected by rights of occupancy.

As regards house and land tax, it seems fair to levy the tax from the owner or superior lessor and under the conditions of Indian cities it would be very difficult to levy it from the occupiers. How far the owner is able to recover from the occupiers depends on supply and demand and in most eities of these-provinces the owner is able to shift the burden on to the occupier. In an expanding eity like Cawnpore rents are extertionate.

Q. 113.—As regards land cess there are good reasons for limitation. The landowner pays up to 50 per cent. of his receipts in land revenue plus 5 per cent. of the annual value (i.e., 10 per cent. of the land revenue) in land cess, and the cess may be up to $6\frac{1}{2}$ per cent. of the annual value. Land pays therefore its full share both to provincial and local taxation and it is not desirable that any chance majority of city residents in a District Board should be able to increase taxation on land indefinitely.

As regards a tax on lands and houses I see no reason why a limit should be imposed and the local Act does not in fact impose any limit. No local body would venture to put on a really high tax.

Q. 114.—In the municipalities of this division only Cawnpore and Allahabad have house taxes. The limits are for Cawnpore Rs. 72 per annum and for Allahabad Rs. 36, but the latter is being raised to Rs. 48 per annum.

The inclination is to put the limit too low rather than too high, as the poorer classes do not find many genuine advocates in local bodies.

- Q. 115.—I doubt that the policy of rating on undeveloped value and of exemption of improvements is practicable under the conditions of Indian cities but I also think that it is a question deserving detailed investigation together with the connected problem of the taxation of uncarned increment. This is more especially true of expanding cities such as Cawnpore and, to a lesser degree, Lucknow and I consider it a matter of great importance that the possibilities of action on these lines should be investigated.
- Q. 116.—Profession taxes were at one time levied in Cawnpore and have also been levied in some of the smaller municipalities. They are not applicable to a large city and have, I think, all—or nearly all—disappeared in the smaller towns though analogous taxes continue in eantonments. The professions most easily taxable are precisely those likely to be most strongly represented in municipal boards and they are naturally inclined to try and spread the burden over a wider area either by going back to indirect taxation or in some cases by changing over to a tax on circumstances and property.
- Q. 117.—As said in my answer to question No. 106, I consider that the distinction is of little use under Indian conditions. Water supply and lighting may be classed as local or beneficial, but sanitation and conservancy, roads and education which are the other principal branches of municipal expenditure are partly onerous and partly beneficial. I consider that the Local Government has done too much spoonfeeding of the larger cities, so taxing the country for the benefit of a few cities which should be made to rely on their own resources to a larger extent. As regards municipalities I am particularly opposed to any unconditional contribution in aid of municipal funds. Whatever assistance is given should be for specific purposes connected with education, sanitation or water supply and the grants should be made under definite conditions to be enforced by inspection.

The amount of the subsidy should vary according to the purpose of the grant, the degree in which the work was of more than local importance and the financial condition of the local body. For example large pilgrim centres would deserve special eonsideration as regards grants for sanitary improvements. As a rough general rule grants should never exceed 50 per cent. of the cost of any work and should, as a rule, be much less.

As regards District Boards, conditions are different. There is a large number of boards, all expected to reach more or less the same standards in education medical and roads, but possessed through no fault of their own of very varying resources. In their rue it is necessary to assist the poorer boards by general grants in aid to as to make it possible for them to attain a certain minimum standard in the main branches of their administration. Any additional grants in aid should be for specific purposes and under definite conditions as in the case of municipal boards.

Further as it seems certain that the only practical method of controlling local bodies in the future is by a properly regulated system of grant in aid given for specific purposes and subject to inspection and check by the central authority, it consider that grants to District Boards should gradually be made to approximate

to this system.

Q 118 --As regards education there is such a stimulus, but it extends only to making education general, not to making it good or on sound lines.

As regards sanitation and road maintenance, there is no such sufficient local atimulus to secure reasonable efficiency

Q 100 —I consider that such 'benefit' services as water supply should pay for themselves and that a houte and land tax should form part of the system of taxation in all large cities, but under North Indian conditions it is entirely impracticable to levy the balvine of the necessary income by direct taxation Indianct taxtion in the shape of some system of ectroi or terminal tax cannot be directly and with.

An attempt at abolishing indirect taxation in the smaller towns of these provinces was made from 1916 omards. It has failed, is small local bodies will not collect direct taxes, roric especially from the influential classes. Even in the large entires, there are usually considerable arrears in water rites and taxes and heavy direct taxes would certainly be impossible to collect through the agency of numerical boards.

Q 161 — Theoretically at is not satisfactory as the burden does not fall heaviest on those best able to bear it but in practice there is no alternative under present conditions.

, inditions

As regards a limit, see my reply to question No 113

Q 167 -I consider it most emmently applicable to conditions in India

Q 171—My experience certainly supports this view but I am afraid that such a measure would be impossible in India of to day No Government and politician would take up such an unpopular measure

It is the generally accepted belief that local bodies in the west are autonomous bodies in all respects and that any suggestions to the contrary are merely under fined ways of trying to maintain the old system hero. An unprepudied comadera tion of the matter is at present impossible. The mans of Local Government Board is partly responsible, as everyone believes at to be a board of elected politicians.

There is nothing that local bodies value so much as their patronage and any matter of this lond, even if a subordinate is concorned, always sceneric a full meeting. There is mense jerlousy of any interference in rights of appointment and control and even the mild attempts which have been made to obtain some security of tenure for the Cinef Executive Officers of local laddes are resembled. Any conference of persons connected with local administration is in these provinces at any rate, anxious to press for relaxation of control and they will always find plently of leading politicans to back them. With occasional outstanding exceptions the members of local bodies laive little real feeling of responsibility in these matters as is painfully realized by the Chairmen of boards even by those whose political prominence adds weight to their position.

For example when the Vice Charman of a District Board temporarily acting as Charman recently put the school teachers on duty to canvass for him in his election no member of the board appears to have protested though some were certainly ashamed of it

I consider that a proper system of grants in aid is the only hopeful method of attempting to control local bodies at present and even this will be always hable to be interfered with by irresponsible action in the Legislative Council

A. W. Prm, Esq., C.I.E., I.C.S., Commissioner, Aliahabad Letter No. 3317-XXII-II, dated the 11th February 1925, from

DIAIRIOU"

nave reverted or are reverting to indured taxation in the shape of ocitor or Of thirty ains towns in which the change was carried into effect, orgitteen towards substituting direct taxation for octros pane the honour to formard statements showing the action taken in these provinces In continuation of my letter No 3279/XXII-11 of 9th February 1925, I

unbortance and four have been reduced to the status of notified areas Of the balance of twenty one much the greater proportion are touns of small terminal tax

GARGUEIAG The extent of the reversion is less than I had supposed but is novertheless

STATEMENT 1

- A L Mumber of municipalities in which octros was abolished and
- Z. Number of such municipalities which have since reverted to replaced by, direct taxation
- Aumber of such manicipalities which have since introduced
- d Mumber of such municipalities from which proposals for terminal tax
- B Number of municipalities in which the proposal to replace octroi octroi or terminal tax are still pending
- tramed by the board 9 ny terminal tay was dropped after draft proposals had been

STATEMENT 2

- -uoijexej A 1 Municipalities in which octros was abolished and replaced by direct
- I Deeband
- Z ROOTECO.
- 3 Muzaffarnagar
- Since converted into notified area slubned 9
- 2 Rausus,
- (Ahaziabad,
- Since converted into notified area 7 Sardhana
- S Stkandarabad
- 9 Sikandra Rao
- tine attend
- Since converted into notified area II Kost
- programmy at
- id Etsp 13 Mainpuri
- noros či
- te Jalesar
- Il Bilnor.
- 18 Chandpur
- 13 Dysmbra
- so Nagraa

58. Bela (Partabgarh). 37. Sultanpur. Since converted into notified area 36. Manpara. 55. Sandila, 54. Khairabad. 55. Sitapur-52. Almora. J. Azamgarh. 30. Kunch. 29. Kalpi. 28. Orai. SY. Mau. 26. Lalitpur. 25. Fatehpur. 24. Visalpur. 25. Sambhad. SS. Amroba. STATEMENT 2-conid

59. Nawabganj (Bara Banki). ' Annicipalities which have since reverted to octroi—

1. Sikandra Rao. 2. Firozabad. 3. Soron.

4. Jalesar. 5. Etah.

6. Bijnor. 7. Amroha.

8. Fatehpur. 9. Sandila.

A. S. Municipalities which have since introduced terminal tax—

I. Bela (Partabgarh).

Terminal tax.

A. 4. Municipalities from which proposals for octroi of terminal tax are still pending—

1. Kairana

2. Mainpuri

2. Mainpuri

3. Mainpuri

2. Muzaffarnagar.

6. Bisalpur 7. Tanda 7. Tanda 9. Municipalities in which the proposal to replace octrol by terminal tax was dropped after draft proposals had been framed by the band—

1. Shahjahanpur. 2. Allahabad. 5. Jhansi.

4. Lucknow. 5. Fyzabad.

sagina .d

5. Deoband 4. Roorkee

STATEMENT 2-contd

22. Amroha.23. Sambhad.24. Visalpur.25. Fatehpur.26. Lalitpur.

Lucknow.
 Fyzabad.

27. Mau.
28. Orai.
29. Kalpi.
30. Kunch.
31. Azamgarh.
32. Almora.
33. Sitapur.
34. Khairabad.
` 35. Sandila.
36. Manpara. Since converted into notified area
37. Sultanpur.
38. Bela (Partabgarh).
39. Nawabganj (Bara Banki).
A. 2. Municipalities which have since reverted to octroi—
1. Sikandra Rao.
2. Firozabad.
3. Soron.
4. Jalesar.
5. Etah.
6. Bijnor.
7. Amroha.
8. Fatehpur.
9. Sandila.
A. 3. Municipalities which have since introduced terminal tax-
1. Bela (Partabgarh).
2. Muzaffarnagar.
A. 4: Municipalities from which proposals for octroi of terminal tax are still pending—
1. Kairana
2. Mainpuri Cotroi.
3. Deoband
4. Roorkee
5. Nagina } Terminal tax
6. Bisalpur
7. Tanda
B. Municipalities in which the proposal to replace octroi by terminal tax was dropped after draft proposals had been framed by the board—
1. Shahjahanpur.
2. Allahabad.
3. Jhansi.

- A—I imagine it must mainly be a matter of custom. Also the remark only applies to the larger towns. The smaller town areas and District Boards depend entirely on direct taxation. Even in the larger towns direct taxation gives a considerable proportion of the moome.
 - Q-Don't you think that a house tax is a fairer tax than octroi?
- \pm —It is a fairer tax, but it would be very difficult to collect if levied at their than very low rates
- Q —Can the Provincial Government exercise any pressure to induce a resort to house \tan^{γ}
- A -It has repeatedly done so and without such pressure few towns would have made the change
- Dr Hyder Q —In the last of municipalistics where octron was abolished and replaced by direct taxation I find Nos 9 10 13, 14 15 16 and others shirth, so far as my knowledge goes are very small towns or rather sleeny follows Only some people I we there in rich houses and you could not possibly impose a levy on the whole area.
- 4.—Most of them are backward but some of them have considerable trade Indirect taxation in the shape of octron is partly popular in the towns, becaute a considerable part of the income is derived not from the town but from the people who live in the wider area round the town and who use it as their
- Q-Is the burden of octros or terminal tax greater on the markets of the town?
- A—In large centres of trade terminal taxes are ceitanly a lesser burden. When there is little trade the burden is much the same
- Q —It looks as if the tax on trade is becoming intolerable when trade begins to shift from the town $^{\rm f}$
- d-1es that is a danger but many causes affect the shifting of trades If octron is pushed too high, it certainly must tend that way
- Sir Percy Thompson Q—Are the rates under the terminal tax larger than under octron?
- A —They are generally lower A good deal depends on the proportion of refunds under octro. That again depends upon the character of the trade if previously there has been a large proportion of refunds terminal tax carbe puched at rates considerably lower than the provious octron rates, without considering any other factors
- Q-1ou think there is no possibility of getting rid of octros and terminal fax altogether?
 - A -At present I do not think there is
- The Maharajadhiraja Bahadur of Burdson Q —In the third letter that you have sent you say that eighteen municipalities have revetled or are reverting to induced taxation. You say that in some of them there is some form of direct taxation. What is the exact nature of that direct taxation?
- A-1 have not got this information for all the towns. But I think that inmany places a circumstances and property tax has been substituted
 - Q-What kind of tax is it?
 - A -A kind of income tax
- Q —Do people with higher rates of income pay double income-tax one to the municipality and one to the Government?
- A—Yes But the circumstances and property tax goes very much lower-than the income tax and there is a maximum to the circumstances and property-tax which can be imposed ou any person

- Q.—In your province, is there more desire to go in for the terminal tax?
- A.—No. I do not think there is.
- Q-You say a number of them have reverted to octroi.
- A.—Yes.
- Q.—If terminal tax is simpler, why do they revert to octroi?
- A.—Mainly because they get more income from octroi.
- Q.—Do you find that the terminal tax is more popular than the octroi?
- A.—It depends a great deal on the character of the town. For instance, in Cawnpore people are quite satisfied with terminal tax. Octroi would be extremely difficult to work.
- Q.—In comparison with octroi, do you think people would prefer terminal tax?
- A.—I think when they get used to it, the people concerned probably would. But they dislike any change.
- Q.—You say land cess has the drawback of falling on only one class. That would be quite right, if side by side with land cess, you have a tax on circumstances and property.
- A.—That was the idea of putting a circumstances and property tax into the Act.
 - Q.—Is it generally levied?
- A.—No District Board has actually introduced it. Two or three are proposing to do so.
- Dr. Hyder. Q.—Is it not better that the land cess should fall on the agriculturists or landed interests? If these people want sanitation, they have to pay for it. Nobody else would reap the advantage.
 - A.—The commercial classes outside the cities would also reap the advantages.
 - Q.—Who pays this land cess? Is it paid by the cultivator or by the landlord?
- A.—It is very difficult to say who pays it ultimately. The Act allows three-fifths of the excess over 5 per cent. to be passed on directly to the tenant, the idea being that the 5 per cent. would be levied from the landowner. In practice, a considerable part of it is passed on, but how much it is, is very difficult to say.
- Sir Percy Thompson. Q.—Is it not right that the whole of it should be passed on; the man who really gets the benefit is the occupier? The landlord may be an absentee.
 - A.—The landlord also gets the benefit.
 - Q.—What benefit does he get?
- A.—Many of them actually live in the rural areas, and even the others get direct or indirect benefits from District Board services.
 - Q.—If so, they would come under another tax.
 - A .- Not on their agricultural income.
 - Dr. Hyder. Q .- The bulk of the area is held by occupancy tenants?
- A.—Two-thirds of the area in the province is held by occupancy tenants, but most occupancy tenants also hold a certain non-occupancy area.
- The President. Q.—In reply to question No. 107, you say that it does not seem necessary to make the levy of specified taxes imperative; but in reply to question No. 160, you say that such benefit services as water-supply should pay for themselves, and that a house and land tax should form part of the system

-cf taxation in all large cities. Would you not make it compulsory where you have these benefit services?

- A -I see no objection to doing so, but in practice it is always levied. It is very difficult to find an alternative
 - Q-Do you make these taxes cover the cost of the services?
- A—In most cases they do not, but m the case of water supply at any rate they ought to
- Q-No steps are taken to ensure that the people who get the benefit from these services pay for them?
- 4 -In the case of water supply, for example, people who get connections have to pay
 - Q -Are they not metered?
 - A -General metering is not possible but there are substitutes
 - Q -Is it according to the size of the connection?
 - 4—Is it according to the size of the connection d—The usual system is that of a ferrile rate
- Q-In the Municipal Administration Report for 1922 23 it is stated that the fitting of meters to all connections is an obvious remedy but unfortunately a metered system to be effective demands a degree of unremitting attention for which no Board has yet shown capacity in any branch of its administration?
 - 4 -As a general proposition that is quite true
- $\ensuremath{\mathcal{Q}}\xspace-\ensuremath{\mathbf{In}}$ the case of water rate, the rates charged do not cover the whole east of the system?
- A —Taking the whole of the province, I think there are one or two cities where they cover it
- Q—Don't you think it desirable to make these taxes compulsory up to the point of making them pay for the relyices rendered?
- A-I certainly think it is desirable in the big cities, but it would probably be difficult to enforce it always
- Q.—Does not the great difficulty in enforcing direct taxes lie in the fact that hitherto direct taxation has been assessed by non-officials? Do you think there would be a difference if it was assessed by officials.
- A —There would be a difference and in some cases Boards do try and get officials to make the initial assessments but as their decisions are liable to appeal to the Board, it comes to very much the same thing in the end
- Q-An appeal is not a defect Would you lke the Calcutta system where the appeal goes to the Small Cause Court?
- A—It would be better to have the appeal to an outside tribunal of some kind but there would be a lot of political opposition to any such proposal
- Q—Have you no surcharge provision. I find that there is a provision in one of the Municipal Acts regarding the manner in which the accounts to be kept by Boards shall be audited and published, and the power of auditors are given to the aid tors.

 According to the rules, very wide powers are given to the aid tors.
- A—That system does not exist with us. The Act provides for suits for compensation against members in cases of waste or misapplication.

 O—If it had exists, sould it not have proved a conductable of the c
- d—Such powers appear to be more concerned with the spending of money that much the assessment of taxes and it would require very highly qualified auditors to exercise such powers

- Q.—Isn't your Inspector of Local Fund Accounts an officer of some standing?
- A.—Yes, he is, but he cannot be everywhere. A provision of that kind might have very salutary results if proper safeguards were provided, but it would certainly meet with a great deal of opposition.
- Q.—I find that the District Boards are in deficit by 27 lakhs. The report on the working of the District Boards for the year 1922-23 says that "the modest annual surplus of 1918-19 was by 1922-23 converted into the heavy deficit of 27 lakhs".
- A.—This means that their expenditure exceeded their income by 27 lakhs, and that they had to draw on their balances to this extent. It does not mean actual indebtedness, but suggests had prospects for the future. District Boards incur very heavy expenditure for education which Government pressed them to undertake, and for a large part of which Government still pays.
 - Q.—Don't they keep a banking account?
 - A.—They bank with the Government treasuries or with the Imperial Bank.
 - Q.—Is there no means of preventing them from overdrawing?
- A.—They, cannot overdraw without sanction and are obliged to provide for minimum closing and reserve balances. Local Boards may, with the sanction of Government, get an overdraft or they can borrow on securities, but District Boards have no power themselves to overdraw.
- Q.—So long as the Collector was President of the District Board, it was the practice to allow the Board to cash cheques without question; because the Collector saw that the budget was not exceeded. Now, when there are non-official Presidents, they overdraw and do not even know to what extent they have done so.
- A.—I have no experience of this having happened, but it is for their bankers to check it. Irregularities may sometimes occur but they cannot under the rules overdraw or borrow without sanction.
- Q.—You say that under Indian conditions, it is impossible to dispense with octroi and terminal taxes.
- A.—I was only referring to the conditions in the larger towns in this part of India. The numerous town areas and notified areas with many small municipalities depend on direct taxation.
- Dr. Paranipye. Q.—You mentioned in one place that assessments on houses are difficult to make in large cities and easy to make in small towns.
- A.—I do not remember having said that. I may have said so with reference to a tax on circumstances and property.
- Dr. Hyder. Q.—You say that octroi is liable to be extensively evaded usually by setting up small markets outside octroi limits. Octroi, I understand, really comes out of the pocket of the consumer.
- A.—Yes. It is usually the people who are coming from the countryside tobuy in the towns who are intercepted on the way; they buy in the market outside the municipal limits.
- The President. Q.—Could you tell us the principles on which octroi schedules are based or criticised?
- A.—The only general principles which I know are to keep the rates low on the main articles consumed by the poorer classes and to omit from the schedules articles which will yield very little or on which the proportion of refunds will be very high.
 - Q.—You have no maximum?
 - A.—No.
 - Q.—You don't think a maximum is desirable?

- A-I do not think it is really necessary in the case of octro. The rate is subject to sanction, and it has to be kept as low as is compatible with the absolutely necessary income
- Q-What happens in Bombay is that a heavy two is put on cotton and the town pays for compulsory primary education out of the proceeds of the tax on that particular item of trade
- $\ell-I$ do not think it is altogether fair. To a certain extent that is habbe to happen in terminal taxes. A small number of staples may pay a large proportion of the expenditure of the town
 - Q-Is not that making the country pay for the town"
 - A-les This applies both to terminal taxes and to octroi to a large extent
- Q—One principle was suggested in the Central Provinces. That is, it is, sitiariable in taxing raw commodities which are necessaries to tax those produced in large quantities in the vicinity of the local body concerned. Where the tax is comparatively light and the cost of transport beavy the arbitraprice paid by the consumer may be moderate, and in fact lighter than in other parts of the province.
- A—In practice that is really very much what does happen because except in the case of towns like Gawapore, articles that come in, whatever the staples are, are produced in the vicinity
- Q-Do you think it will be a good thing to have an enquiry into octros schedules generally and lay down general principles and a maximum?
- d —I think it will be more useful to have an engury into terminal taxes I do not think there would be much use in an enquiry into octroi which must be levied on articles of consumption I do not imagine that any very radical change can be made without abolishing it
- Q—Is there no danger of one trade getting a predominant voice and favour to the exclusion of another,
- d-It is a possibility, but parties are usually formed on a communal or aste basis
- Q —Is it not possible that a municipality which is composed of lawyers may tax trade¹
 - A -It is the business of Government to check that surt of thing
 - Q -Actually schedules are sanctioned by Commissioners, aren't they?
- 4- They go to Government from the big cities, in the smaler lowns they can be sanctioned by Comm satures
 - Q-All but a few large towns?
- d —Yes, in the second and third class municipalities they are dealt with by Commissioners
- Q—You say that land crosses are essential for District Boards so long $\mathbf{z}^{\mathbf{q}}$ other system of land revenue is retained. You do not contemplate any other systems?
 - A -I don t, but other systems have been suggested
- $Q\!-\!\mathrm{You}$ also say that the landowner pays up to 50 per cent of his receipts in land revenue
- Ac.—The percentage varies a good deal, if may be 40 or 45 per cent, and the modern tendency has been to reduce the percentage
- Q-You say that in the municipalities of your division only Camppore and Allahabad have house taxes. Mr Gaskell told us that in the United Provinces

- A -There are a large number of lodging houses belonging to the Pandas
- O-I refer to the houses belonging to the Maharajas and other people
- d -There are a certain number of houses belonging to them
- Q ... They do not pay anything towards the expenses of the municipality
- 1.—They presumably pay a house tax, how they are assessed I do not how, but they are subject to the usual tax
- Q.—The house tax is extraord narily low and they pay no indirect tax. The rate may be 7 per cent as against 100 per cent in Western countries. They also pay no profession tax.
- A —Nost of them belong to Indian States and you cannot put on a profession (ar on an Indian State as such
- Q.—These houses do involve a pretty large charge on the services of the town but contribute nothing to the revenue
 - A .- They will have to pay sandat on and water supply charges
- Sir Percy Thomson Q.—We were told by Mr. Blunt resterday that when a building was erected on agricultural land adjoining a town, the land revenue was assessed on an agricultural basis at the next resettlement, and that at the resettlement after that it was left out altogether. Is there say reason why either the Provincial Government or the local authority should not get a fair rent for that land as building land? So fair from dropping it out altogether, would it not be fair to increase it and charge a rent equivalent to its building value?
- d.—The practice has not been altogether uniform but the general idea was that when the land definitely ceased to be agricultural it was no longer liable to assessment of land revenue and its taxation was a matter for the municipality concerned.
 - Q-But you don't get at the increment at all
- 4.—To some extent you do, but not adequately. One of the reasons for other transfer of the meremental value for public purposes
 - Q-The land tax is only on agricultural value?
 - 4 -Yes
 - Q-Willy should it not be on this building land which may be ten or twenty times as much? Why should the owner pocket this windfall?
- A-I think he pockets a good deal too much of it in many cases, but the matter is only important in growing towns
- Q-Would it not, at any rate, be regarded as fair and equitable that f agricultural land does increase in value by the building of a house on it either the local authority or the provincial authority (probably the local authority) should get the full value?
- d -I think at any rate that they should get a proportion of at. I think that is only fair, but it is more a matter for the local authority than for the provincial
 - Q-Has it ever been suggested in this province?
- A—It has been suggested, but it has not been worked out, partly I think because the formation of Improvement frusts was taken up
- Q—In the Central Provinces they charge a competitive rent and the Provincial Government make over four fifths of the meome to the local authority
 - A -Yes
 - Q-In the United Provinces, would that give a considerable revenue?

- A.—In a few cities it does where there are large areas of nazul, but a great many of the towns in the United Provinces are not expanding and most of the land is not nazul. Nazul in these provinces is in most cases administered by the municipal boards which pay 25 per cent. of the income to Government.
 - Q.—In the meanwhile, all the increment is lost?
 - A .- Except as regards nazul, the greater part is lost.
- The President. Q.—Even in the case of lands belonging to the State, I understand many of them are handed over to the management of local bodies.
- A.—Yes, within the municipal areas they are generally handed over. Lucknow is the most important exception.
 - Q.—They may take an inadequate rent?
- A.—Yes, sometimes they do, but the only bad case that I am aware of was in connection with certain leases nearly sixty years old in which local bodies would not face the unpopularity which would have resulted from entering on a long legal fight.
 - Q .- So there is another source of revenue that ought to be tapped?
- A.—Yes, it is a possible source, but I do not think that on the whole local bodies have, as yet, been very remiss in this regard. Sometimes old conditions have so bound them down that they cannot increase the rents as much as is desirable.
- Q.—Would it not be preferable to manage these by Government itself and then pay a portion of the profits to the local bodies?
- 4.—The financial results might be rather belter, but the administration of nazul is very closely connected with local administration and local bodies have a good case for insisting that it should be made over to them so long as they carry it on with a fair degree of efficiency.
 - Q.—Is it not a disguised subsidy?
 - A.—It is but some kinds of nazul income (i.e., tehbazari) are essentially matters for local bodies, and even as regards other income the considerations ailuded to in my last answer have to be borne in mind.
 - Q.—Is that desirable?
 - A.—It is a natural consequence of the policy of giving responsibility to local bodies in matters which are primarily of local concern.
 - Q .- What about cattle pounds? Is it not another form of disguised subsidy?
 - A .- I do not think so.
 - Q.—Who fixes the rates?
 - A .- The District Boards.
 - Q .- They don't take any other action than impounding the animals?
 - A .- They administer the pounds.
 - O.—It is the police who do this work?
 - A .- No, not now. They are purely District Board concerns.
- Q.—You advocate a detailed examination of the problems connected with unearned increment..?
 - A.-Yes.
 - Q.-Would it involve less unpopularity than in the case of many other taxes?
- A.—It would raise many difficult problems, but would not fall on so many people, partly because of its special character, and partly because it would only be an important matter in growing towns.

- Sir Percy Thompson Q-It goes to the wrong people, is it not?
 - 4 -It probably does go to the wrong people
- Q—You say that the professions most easily taxable are precely those likely to be most strongly represented in municipal boards, and they are naturally inclined to try and preced the burden over 1 wider area either by going back to indirect taxation or n some cases by changing over to a tax on circumstances and property. Do evou think the tax or circumstances and property is better than the otlers.
- 4 —For small towns it is probable the most suitable form of taxation. In large cities I do not think that it is workable whereas a time on liouses and linds is suited to them.
 - Q-Why should it be difficult?
- A-Because you are to deal with an enormously large number of people about whom very little is known accurately
 - Q-Because the exemption limit is lower ?
 - A -- Yes
- Q —Under the schedule of incomes can you not have the groups of classes to be appeared.
- 1 —The d fficulty will still remain. In a tig city you cannot have sufficient materials to proceed on
 - Q-Does not somebody know?
- $A\!-\!\!$ Somelody may know, but either that somelody would not say or would give wrong information. It is very difficult to get an accurate baris. There is nothing to check it by
- The President &-Here is a schedule showing the persons who are not assessed under the previous clauses. No question of income there?
- 4 —That is a sort of license tax. If you are content with a rough estimate and a low tax it may be workable but the results will be inadequate. If you go higher than that, then unfurness will begin to come in and the difficulties of collection will be very great.
- Q—When you are dealing with people who get Rs 500 or so you are dealing with people who ought to keep books †
- 4.—Possibly they ought but in practice very few of them do keep books. A rough assessment is po sible so long as it is kept low but inequalities would be numerous and the difficulty of collection very great.
- Sir Percy 11 ompson Q—Low say that the distinction between beneficial and onerous services is not much used in India. Do you adopt that principle in general? For instance how would won class water apply?
- 4 I have said that water supply and lighting may be classed as local or beneficial but somitation and conservancy roads and education seem to be partly onerous and partly beneficial. You cannot call these services purely onerous.
 - Q-What do you think really a onercus service?
- A I think police would be an example but in India local bodies have no responsibility for police
- A—The chief recurring grants are in connection with education but a subtialy is also given towards the pay of trained sanitary inspectors. Other grants are non recurring and for special purposes in connection with education or sanitation.
 - Dr Paranipye Q -Don't you give grants for dispensaries;

A.—Under the District Board contracts the whole of the subsidy goes under the head "Education". They pay for the dispensaries out of their general funds. Lately, there has been a discussion about the charges for dispensaries. Government increased the pay of the Sub-Assistant Surgeons, but the local bodies refused in many cases to pay the enhanced rates and the result is that many dispensaries will now be staffed by cheaper doctors not in Government service.

The President. Q.—How do you check the expenditure of these grants? Don't you give your grants subject to a condition that if the results are not satisfactory, the grant will be withdrawn?

- A.—At present there is no satisfactory system of controlling efficiency by means of grants. Generally speaking Boards are genuinely keen on extending education. There is no local pressure in favour of a high standard—rather the opposite—but more extension of education is popular. One weakness of the system is that the area of a district is too large for the people of any area to feel that they control the education of that area.
 - Q .- To what extent are the subsidies regulated by any definite rules?
- 4.—I am not familiar with the grants distributed for educational purposes and the rules which govern them. There are such rules but they are mainly Lased on numerical standards of attendance.
- Q.—So long as you have no settled rules, it is very difficult to use a subsidy as a means of control?
- A.—Control is only possible with wide powers of refusing subsidies or diminishing subsidies in case the results are not satisfactory, and with a determination to use those powers. Municipalities do not get as much help as District Boards.
- Q.—Is that based on a specific set of rules? Is it applicable to all bodies alike?
 - A .- To all District Boards alike.
 - Q .- As regards roads, are there any rules?
- A.—Grants have been given for special purposes, but there are no general provincial subsidies so far as I know. The main lines of communication have been kept under the Provincial Government's control, but all other roads have been made over to local bodies which have been relieved from their previous contributions to Government on account of staff and supervision. Previously all the pucca roads—apart from provincial roads—were maintained by the Public Works Department at the expense of the local bodies.
- Q.—Do you actually insist upon the road being kept in good order and passed by the Executive Engineer before payment of the grant?
- A.—This hardly applies, as the most important roads are kept up by Government and local bodies pay for the remaining roads. A few lengths of road previously maintained by Government have been made over to local bodies for maintenance with a grant for upkeep. So far as I am aware. Government has not made any stipulation with regard to these latter grants.
- Q.—Would you approve a plan to make over the roads together with a grant per mile subject to the condition that the grant is paid only after the certificate of the Superintending Engineer or some other officer that the road is main a ned in good order?
- A.—That is certainly a possible alternative to direct maintenance by Government but local bodies would probably find the bargin a bad one and they find it very hard to get and keep competent staff. On the whole I would retain provincial control at present. As regards the local roads, the question has not arisen. They have always been kept up at the expense of the local body.
- Q.—You say that pilgrim centres deserve special consideration as regards grants for sanitary improvement. Don't you have a pilgrim tax?
- A.—We have a pilgrim tax in Benares and Allahabad and in some other pilgrim centres

- Q-Is that made over unconditionally to local bodies?
- 4 -It is collected through the railway
- Q-Have you any principle to follow in the case of poor District Boards?
- A-Contracts have been made with them. An estimate was made of the cost of working their mine reviews at a certain standard, their resources we compared with this estimate, and as far as provincial finances permitted the difference was given to them this original working basis has had a series of educational grants superimposed on it.
 - Q-lou have a regular contract with them, bow many years does it run.
- 4 —The original contract was intended to be for five years, but that has expired long 190 Subsequent revisions have all been with reference to educational advances, and 1 do not think that periods have been definitely fixed though Covernmen has deep led certain grants as only temporary
- Q—You say that an a tempt to abolish indirect triation has faired as small local bodies would not collect threat taxes more especially from the influential classes. You don't think there is any chance of that being stopped by appointing an official agency. My point is his ken in a democratic country like France, octron is managed in the Municipality of Marseilles by men sent from Pause.
- 4 —This could have been done twenty years ago but with the changes in all the which have f slowed on the Reform, I do not think any province in Northern India is likely to introduce such a system at present
- Q.—The tendence in democratic countries all over the world is to keep the local bodies in the position of framing policy and keeping the carrying out of that policy entirely in the hands of the official first
- A—hat is infortunately a point of view which does not commend itself-either to Legislative Councils or to local bodies. The general idea at present of the average member of a local body is to interfere in the details of administration in a wix which is not a tempe of it. England and unfortunately there is a further tendency to make most things a matter of purity politics. Control from out ide is great by resented as being a relie of the old system. Unprejudiced consideration of the matter is impracticable at present and the degree of control exercised in other democrate countries is not understood.
- Q.—The idea now is that there is too much power in the hands of the local bodies. We are "eaking your advice now as to the ideal method of imposing and collecting tixes. Do iron consider it adva able to have an independent body of people to assess and collect taxes as m o ber democratic countries?"
- d.—The change would be a destrable one at far as my experience goes and should give improved results in the working of the taxes, but the question remains whether it is politically possible.
- Q—What we are looking it is not the politically possible but the theoretically desirable
- 1-I certainly think it theoretically desirable, provided sufficient care is taken to get impartial control of the taxing agency
- Q-What are the powers of the Local Government over these local bodies? You have a certain power of comrol over their budgets and much more?
- 4 —As regards mumorpalities Government has powers of dissolution and supersession in cases of default or abit of powers and the budgets of indebted loades are subject to sanction. In the case of District Boards, the powers as regards disfolution and supersession are smilt, but control over budgets shimited to definite objects, the most important of which is providing for a minimum closing balance.
 - Q -On what principle you collect your chowkidari tax?
- i --It has been absorbed in the general cess which was sanctioned by the Local Rates Act of 1914. This goes to District Boards as is laid down in the

- Q.—Is the chowkidar not a District Board servant?
- A.—No, he is a Government servant. Originally he was to a certain extent a village servant, but now he is part of the police force. He is pard out of the general revenues.
 - Q .- There is no separate cess for him at all?
 - A .-- No.
 - Q.-Is that one of the cesses that Sir Edward Baker abolished?
 - A.—I do not remember, but the change was made in 1914.
 - Q.—You still have chowkidars, but no special cess for them?
- A.—We have no special cess for them. A great number of them have been reduced, but there are still about 50,000. There is now only one rate with a maximum of $6\frac{1}{2}$ per cent. on the annual value.
 - Q.—The maximum is 10 per cent.?
 - A .- No, the maximum is 15 per cent. of the land revenue.
 - Q.—Practically that washes out the Local Government's power?
 - A.—Yes. That is the only power of imposing rates.

The Hon'ble Sardar Jogendra Singh. Q.—Taking everything into consideration, don't you think that a simple indirect tax would be more acceptable for local purposes than many taxes that are proposed here?

- A .- I do not quite understand your meaning.
- Q.—Say some single tax. such as a tax on tobacco, betel, etc.
- A.—You mean for local purposes?
- Q.—Would it be acceptable or workable for provincial purposes?
- A.—I do not think that it would yield much in comparison with the difficulty of administering it.
- Q.—Do you think it is a very good idea to abolish all the taxes and increase land revenue by 80 per cent.?
- A.—I do not think it possible nor would it be fair. Outside cowns, however, there is little that can be taxed, directly or indirectly, except land.

Mr. G. B. F. MUIR, I.C.S., Secretary, Municipal and Local Self-Government Departments, United Provinces, was next examined.

Note upon local taxation by Mr. Muir.

- 1 Preliminary—As Secretary in the Municipal and Local Self-Government Departments I have been isked to prepare a note on local taxation. I have held that position since 1921, but say experience has been that it gives few chances of gaining insight into this subject. There is a yet no real local taxation in the rural acts and of the taxes in most towns the Secretary hears nothing except perhaps an occasional ishark in an annual report regarding the sufficiency or otherwise of the yield, or criticising the accumulation of arreurs—From time to time proposals are received from some manicipality or other for the revision of a schedule, the rectification of some defect, or more infrequently for the imposition of a next act or the abolition of an old Correspondence upon such matters has naturally left mowth a certain number of impress in a which I here attempt to reproduce, but they are fragmentary and disconnected, and to real knowledge of the subject I can live no classifications are in any case atmembat unsafe, for each individual town really presents a distinct problem.
 - 2 Plon of note—Taxes for Manicipal and for District Board purposes are in this province levied upon entirely different plans, for which reason the rest of this note is divided into two parts under the headings Municipal and District Board Taxation

Municipal Taxotion

- 3 Size of municipalities —The size of a municipality is an important factor, for within rough limits the ratio of the yield of a tax to population seems to be a function of the size of the town
- Of the 82 municipalities in the plains (there are three hill municipalities to which I shall not refer) six have population exceeding 119 000 four having octron and two terminal taxation

Nine have inhabitants numbering between 50 000 and 83 000, octrol is levied in seven and terminal tax in two

Eleven have population between 30 000 and 50 000. The main tax is octron in four, terminal tax in six and a direct tax in one

Ten have between 20 000 and 30 000 unhabitants. The main tax is octron

in two terminal tax in seven and a toll in the tenth.

There are 46 towns inhabited by less than 20 000 persons. The main tax is

There are 46 towns inhabited by less than 20000 persons. The main tax is octron in eleven, terminal tax in two, a toll in nine, and a direct tax in twenty four

The toll is usually supplemented by a direct tax

- 4 Direct tazation insulted to large manicipalities—For reasons which will be more apparent when I come to taxation in smaller towns, direct triation potulates personal knewledge of the circumstances of assesses In the large towns the main tax must, therefore, be induced and the choice lies between octron and terminal taxation. Before attempting a comparison between the two, I wish to point to a defect common to both taxes.
- 5 Abrence of scientific basis to roles of indurent taxes—The rates of octroi and the terminal tax and toll as levied in this province, do not rest upon any scientific basis. The form in which statistics of octroi are compiled includes an eightful classification of the article taxed and was, I suspect, adopted in the hope that the information would be used for studying the economic effects of the tax and for their readjustment, but, so far as I am ware, such use is never made of them. There is no similar classification in the case of the terminal tax and toil. Proposals for fixing the rates of both taxes and for the initial continuous of the various classes of goods emanate from the losards conterned. If the tax is to improve the tax is the improved for the first, time some one prepares a list of its artheful the taxistion of which seems worth while Some one may be made of ratically statistics, particularly in the case of the terminal terminal type of the continuous of t

is mainly a matter of guess work. If it is a case of revising a schedule, attention is usually confined to the rates or to the inclusion of articles hitherto untaxed. The exclusion of an árticle already taxed is seldom proposed. When the proposals are published locally, some section of the trading community may succeed in obtaining the exclusion of, or the reduction of the rate upon, some article in which it is interested. But a study of the taxable capacity, past or future, of the various sections of the trade is, I suspect, never scriously attempted. The proposals then reach the Secretariat or the Commissioner (the latter being the final sanctioning authority in the case of octroi in all but a few of the larger towns). How Commissioners proceed I cannot say, but in the Secretariat the schedules are compared with those in force in other towns. Rates which approximate to rates in force elsewhere are usually accepted. No other method of examination is possible; if it were, there would be no time for it; even the examination by comparison takes much more time than can easily be spared. I have no evidence for supposing that the selection of articles taxed and the rates at which they are taxed are generally unsuitable but I strongly suspect that there is in most towns, particularly those whose octroi schedules have long been left unrevised, room for improvement in both directions. But that, under present arrangements, could only be effected by intelligent study by the board itself of the taxable capacity of each section of the trade. I do not know how far material for such study is available; I feel certain that no board is capable of such study; boards and their committees deal with concrete matters the disposal of which is obligatory, and with that their energies are exhausted. Some time ago I suggested that an officer should be placed on special duty to go round the towns of the province and to overhaul their schedules. No officer was available and the proposal was dropped. Many months at least would be needed a

- 6. Relative popularity of octroi and the terminal tax among municipal boards.—From the figures given in my third paragraph it might be supposed that among towns of over 20,000 inhabitants octroi is the more popular form of indirect taxation in the larger and terminal tax in the smaller towns. The real explanation is different. Except in Cawnpore the adoption of the terminal tax was to a large extent the result of official pressure. (That, at least, is my impression; I have not found time to verify its correctness from the records.) Following upon the Municipal Taxation Committee's condemnation of octroin 1909, the Government, I believe, at one time contemplated the substitution of terminal taxation in all towns too large for direct taxation. In some ten towns, including six with population of over 50,000, the idea was dropped at an early stage. In the rest the work of framing proposals for terminal taxation went forward, and was somewhat naturally completed first in towns of the second rank. The early results of the new tax were disappointing; and six towns of the first rank which had framed their proposals with some reluctance, then pressed successfully for the retention of octroi. The yield of terminal taxes has since been improved by adjustments of the schedules and especially by measures designed to check evasion. But even now, with the exception of Cawnpore, there are probably few boards which would not welcome a return to octroi. Yet a study of the ratios of yield to population given in the statement in the appendix to this note suggests that while there may be some slight basis for the belief that octroi is the more productive tax, the advantage, if it exists, is much less than boards commonly suppose.
- 7. Octroi and terminal taxation contrasted.—The terminal tax differs from octroi in three ways—
 - (a) It is collected by the railway instead of by municipal agency.
 - (b) No refunds are given.
 - (c) There are no ad valorem rates.

The complementary terminal toll differs from octroi in three ways also-

- (d) No refunds are allowed.
- (c) There are no ad valorem rates.
- (f) Except in certain towns in which terminal tax rates have been imposed on articles with which evasion of the terminal tax was commonly practised, terminal toll is assessed on the vehicle, and not on the weight of each consignment.

The methods of collecting the terminal tax and of assessing the terminal toll are of course designed to lessen the impediment which any form of indirect taxation opposes to trade, and in theory this feature of the terminal tax and toll should be preferred by the trading community. How far traders actually prefer the terminal method of assessment and collection I do not know. I can only say that I am not aware of any instance in which traders have actively voiced such preference Possibly the resulting convenience is felt to be outweighed by the absence of refunds. Time is not a very valuable commodity in this country

and labour is cheap There are alguments both for and against ad inforem rates. They were roundly condemned by the Municipal Taxation Committee as opening the door to corruption and as in any case constituting a serious impediment to trade owing to the necessarily complicated procedure for assessment. These are valid criti-cisms. On the other hand, if it be true that terminal taxation is less productive than octros, the rea on is probably to be found in the absence of ad talorem rates Both octros and the terminal tax commonly extend to the whole range of the trade of the town. The classification embodied in the schedules of both taxes is generally minute, yet there are always certain items which include goods of widely varying value, such as piecegoods and groceries. Upon such in the case of octror an ad actorem rata is usually imposed, but the first rates used for the terminal tax must necessarily be adjusted to the taxable capacity of the least valuable goods included in each class, thus the more valuable are on true reason variance goods included in each class, such more variable are not taxed to their full capacity. The trude stelf could probably propound a sub-classification with flit rutes which would result in the proportionata taxation of goods of all values, but it seems very questionable whether this could be made intelligible to the persons charged with the duty of assessing the tax

The refund system is another feature of ectrol strongly criticised by the Municipal Taxation Committee which held that the machinery maintained by Municipal Tavation Committee which held that the machinery maintained by tha board for granting refunds and by the trade for obtaining them is unpro-outive wasts of energy even when working efficiently, and that the system undoubtedly lends itself to pecultion, frand and eviction. The argument to my mind is decisively against the system, yet I question whether any board viaws these cells with real concern or whether the trading community holds generally that the adjantage hes with the lighter tax and no refunds Protestix never known a trader contend that he would be better off if refunds were abolished and the rates lightened. Probably most traders in a large way of business anceded in making to their own satisfaction permanent arrangements for business succeed in making to their own satisfaction permanent arrangements for obtaining refunds

8 Future of octros and the terminal tax —The policy of the Government since tha Reforms has been to allow boards much liberty in selecting their twes "That policy is likely to persist. If so, it seems improbable that terminal exation will replace octror in any town which now has the latter tax. A revival of trade and less difficulty in the halancing of budgets might change the views of boards but I think it is unlikely. At any rate it seems clear that octror for many years to come will remain the chief municipal tax of the province I do not view that prospect with concern, whatever may in theory or practice be the defects of octron, it is certainly a tax well suited to the genius of the people. The Minimumal Taxation Committee, condemning the tax, did nor attempt to consider how it could be improved. There may quite possibly be no way in which the tax could be improved without sacrificing the advantages for which it is valued. But should an officer ever be placed on special duty to overhaul octron and terminal tax schedules, it would be worth while also to commission him to investigate the possibilities of removing or minimising the defects of octros

9 Taxation in small towns -- In the small towns the Municipal Taxation Com 9 Function in small fours —in the small towns the authorities among the matter recommended that octron should be replaced by direct taxation. In 34 towns that recommendation was carried into effect. The measure has proved a very partial success. There are three principal forms of direct taxation, the tax on land, and buildings, that tax on trades and professions and tax on circum. stances and property, the last being the most common form. All three are alike in that assessment is to a great extent an arhitrary proceeding, more particularly assessment to the tax on circumstances and property. In this tax there is invariably an upper limit to the amount leviable from a single individual and also a limit expressed in terms of income below which individuals are exempt. The assessment is made by one or more members of the board. The first step-

is commonly to pick out the persons who should pay at the maximum rate. Next a selection is made of those who should pay at a lower rate and so on down to the bottom of the scale. Though in the case of persons who receive a known fixed salary (usually near the bottom of the scale) the tax is assessed on income and though the assessors may proceed by estimating the incomes of other classes, the tax is not an income-tax, for the true incomes of the assessces. other than salaried servants, are not and cannot be ascertained. The truth of this observation will be recognised by any one cognisant of the difficulties experienced by the Income-tax Department. Nor is the tax by intention an income-tax. It is intended to be based simply on a rough and ready assessment of capacity to pay. The assessment of the tax on trades and professions is similar. There is perhaps a greater tendency to proceed by way of estimating income but in reality the tax only differs from the tax on circumstances and property are that it is restricted to those who in some way work for their living. The tax in that it is restricted to those who in some way work for their living. The tax on buildings and lands is a tax on assumed rental values; there is thus a material basis for assessment, but assessment is still an arbitrary proceeding, and the house occupied by an assessee is often no true indication of his taxable capacity. This tax is less unpopular than the other two but all three taxes are intensaly disjiked both by the boards and by the assessees. Assessees complain intensely distiked both by the boards and by the assessees. Assessees complain that favouritism is rife, the boards of the odium to which the taxes expose them and of their difficulty in collecting them. In truth the position of an impartial assessor is unenviable. His friends are annoyed because they are not let off lightly; his enemies take a fair assessment as a hostile act. Added to this direct taxation is inelastic and unproductive. The advantages claimed for direct taxation are I believe that it is inexpensive to collect, that it avoids taxation of the poorer classes and that, being directly felt, it is a salutary stimulus to economy. The first contention is true. The second argument begs the question whether a narrow or a broad basis is to the third point, while I am no advantage of purisional extraorrange. As to the third point, while I am no advocate of municipal extravagance. believe that in perhaps a majority of towns direct taxation no longer suffices for the board's real needs. In any case even if the arguments are sound, such abstract considerations seem unlikely to influence the actual result. Under an Indianised Government the gradual disappearance of so uncongenial form of taxation seems inevitable. The process has begun and has indeed the support of many experienced European officers. Of the 34 towns in which ectroi was abolished nine have already reverted to octroi; in two the terminal tax has Proposals for the introduction of octroi are pending in two and of terminal tax in seven other of these towns. Incidentally this apparent preference for the terminal tax is probably to be explained as due to the impression that Government disapprove of octroi, and that escape from direct texation is more likely if the terminal tax is proposed.

10. Other municipal taxes.—There are several other kinds of municipal tax but none which it seems necessary to bring to the notice of the Committee.

District Board Taxation.

11. District Boards, unlike municipal boards, receive a high proportion of their income in the shape of grants from the Government mainly for primary, education. Government's grants in the year 1925-24 formed 53 per cent, of the revenues of the District Boards of the province. Miscellaneous income accounts for another 35 per cent. Taxation yielded only 52 per cent.

12. District Board's powers of taxation.—Outside the comparatively small permanently-settled area where an acreage rate is in force the only tax levied at the present time is a correlator of 10 per cent, on the land revenue known as

at the present time is a surcharge of 10 per cent, on the land revenue known as the local rate. The District Boards Act of 1921, which set up boards devoid of any official element on the model of the municipal boards created by the any official element on the model of the municipal boards created by the Municipalities Act of 1916, conferred for the first time upon District Boards the power of taxation. A District Board may now impose a tax on circumstances and property upon persons whose income derived from other than an agricultural source exceeds Rs. 200 per annum and may then, but not before, enhance the surcharge upon the revenue up to 13 per cent. The linkage of the two taxes was a concession to landlord interests in the Conneil which would otherwise have thrown out the Bill. Their plea was that the "land" already bears more than its fair share of taxation; and it is perfectly true that trade in the rural area at present escapes taxation for local purposes. But trade in the rural area is of relatively slight importance and no one expects a subchantial yield from the tax on circumstances and property; the difficulties of access tial yield from the tax on circumstances and property; the difficulties of accessment and collection so keenly felt in the smaller towns are likely to be much

accentuated in dealing with assesses scattered throughout a district, and according to an opinion commodly held the real motive of the landlord party was meetly to impede the enhancement of the local rate. Be thus as it may, though the wider of the contained of the real motive of the landlord party was meetly to impede the enhancement of the local rate. Be this as it may, though the wider of the contained of the local rate in the closure of the tax on circum stances and property were only framed in the closing months of 1924 and only by three or four loards. The rest are either petitioning for further grants or are casting about for some other form of taxtion. Whether any board will exert strew itself up to enhapse the local rate seems very doubtful. All this appears to me ano ber unstance of deep routed distills of direct taxtion, instinct we rather than reasoning for certainly among a people whose sole industry is ginculture it is difficult to imagine any found of local tax more fain in its incidence than a wireharge on a tax so laborously and carefully assessed as the land treenue. Further the local rate has the advantage to a board that its assessment and collection cost a board nothing. But arguments of that nature will not suffice to overcome the opposition to an enhancement of the local rate, and as there can be no question that every board needs more more and the process of the tax on circumstructs and protection of the local rate, and as there can be no question that every board needs more more than the court of the local rate, and as there can be no circumstructs and protect of the local rate is used to be a significant would have to ever helifock cares, the only which which is found in any numbers in the rural area but no one has teen, nor I kink will be valid over to it significant would have to ever helifock cares, the only which which is found in any numbers in the rural area but no one has teen, nor think will be valid to suggest an feasible means of taxing bullor's care think of the court of the

13 I se of grants for the control of District Bourds -One of the questions included in the Committee's questionnine suggests that it may be an advantage that local lodies should receive a portion of their income in the shape of grants which could be ased as a lever for their control. The character of the Muni cipalities and D strict Boards Act might be cited as an additional argument in enaltities and D stretc Boards. Act might be cited as an additional argument in favour of the indoption of the plan in this province. Short of dissolution or supersession (measures which every Minister would do his utmost to wood), there does provide fardily any means it which the Government can effectively correct a tuses. There is for instance no means of enforcing compliance with an auditor so objections. In these circumstances it might be thought that control through grants would be attempted and in the case of grants of the order of through grants would be attempted and in the case of grants to the order of through grants would be attempted and in the case of grants to be sufficiently as the order of the o and viscourance and the state of the state o vigorously the Government may protest their determination not to increase their contributions to local funds every District Board persists in hoping that importunity will ultimately secure an addition to its grant and in this hope loands tunity will ultimately secure an addition to its grant and in this hope formed are encouraged by the trend of unofficial opinion as expressed in the Legislative Council for this reason I am inclined to think that District Boards would function more healthly if for their returning expenditive they were independent expense equivalent to the summent. But it would not suffice meraly to allow resonue equivalent to the summent but it would not suffice meraly to allow the summer of District Boards for the summer. But it would not suffice meraly to allow the summer to the summer of the Covernment at present make the Government of the summer of th the serve that the Government cannot regard them as matters of more local concern primary education for instance and the wider aspects of the prevention of discrete among men and domestic animals II merely grants were replaced by the alloument of revenues the Government would soon find homselves come field to supplement those revenues by additional grants in order to avoid starmation in such transfers of the administration. To end the grant system finally it would be necessary in review the classification of provincial and local functions including in the latter no function of more than local concern. Such a rearrangement would in my opinion benefit the country pratricularly in the domain of public health but would not at present find support in any political marker.

APPENDIX.

Statement comparing the yield (per head of population) of the various types of taxation in the municipalities of the plains of the United Provinces in the year 1923-24.

	Town.		Yield 'in round thousands).	Population 'in round thousands).	Incidence.
A.—Towns of over	100 000				Rs.
11. 1000103 07 0001	Lucknow .		7 90	0.10	0.00
	Benares .	•	7,89	2,17	3.67
(1) Towns with octroi	Allahabad	•	7,88	1,95	4.04
•			5,76	1,46	3.94
•	(Bareilly .	•	3,96	1,19	3.33
Total .	4		25,49	6,77	3.77
Date of					
imposition. 1896 (2) Towns with ter-	Cawnpore .	:	11,95	1,95	6.13
minal tax. 1920	Agra	٠	4,52	1,64	2:75
Total .	2		16,47	3,59	4.58
B.—Towns between 50,00	00 and 10,000.			*	-
· , ,	Meerut .	•	2,92	78	3.74
	Shahjahanpur		1,15	72	1.59
	Jhansi .		1,14	51	, 2.11
(1) Towns with octroi	Aligarh .		1,47	67	2.19
	Gorakhpur .		1,33	50	2.66
	Fyzabad .		1,04	51	2.01
	Mirzapur .		1,48	55	2.69
***************************************					n.c.t
Total .	7		10,53	4,27	2.61
Date of					
imposition (1919) (2) Towns with	Morndabad .	•	2,41	83	2:94
terminal tax. 2 1919	Saharanpur	•	1,33	62	5-22
Total .	2		3,79	1,45	2:61

			410						
Town				Yie (in r	eld onnd ands)	ind (in round		Incidence	
								Rs	
C Towns between 30 000 and 50 000				1,01		43		2 35	
		ì			72	ı	33		2 18
 Towns with octroi 	Jauaper Pubbht			£0 1		32		2 5	
		(1111			2 53		1,08		234
Total						-		-	
,	Date of imposition 1920 Farrukbabad			98		48		2 04 8 14	
1	19		hra Dun		1 13	1	36		2 43
i			wah		1 02	1	42	1	194
(2) Towns with ter minal tax	1920 Budaun			76	- (39	- 1	2 69	
	1	1919 Hathras			1 0	- 1	83	1	1 93
	\ 1	920 H	nrdwar		0		23	_	2 35
Total			6	_'-	5 5	<u>^</u> >			
7	_		ambhal		:	2	4	2	76
(3) Towns with direct to		taxa	Sambhal			3		10	1 82
						8a .		B2	104
Total	_							1	
D -Towns	betwe			1		41		20	2 00
(1) Towns with octros .)	(Hapur			27		20	1 35
(1) 104115 4111			(Firozabad					40	1 70
Total					-				
	11	Date of nposition 1919	Bal raich		1	40		27	1 48
	- 1	1921 Khurja			4			26	1.61
	١	1919	Chandausi		.\	69		25	24
(2) Towns with te moust tax		1919 Ghazipur 1922 Muzaffarna			1	47	1	25	1 88
				ngar	1	53	1	24	2 20
		1921	1921 Kasganj		(1	21	1 176 21
		1921 Banda				42	_!	20	2 06
Total			7			3 21	_!	1 68	
(3) Towns wit	h toll		Sitapur	pur		45		22	191
Tota			1		l	45			

APPENDIX.

Statement comparing the yield (per head of population) of the various types of taxation in the municipalities of the plains of the United Provinces in the year 1923-24.

	Town.	Yield 'in round thousands).	Population in round thousands).	Incidence
			-	Rs.
A.—Towns o	f over 100,000.	7.00	0.15	0.0
	Lucknow .	7,89	2,17	3.67
) Towns with octroi .	Benares . Allahabad	7,88	1,95	4.04
•		5,76	1,46	3.94
*	Bareilly .	3,96	1,19	3.33
Total .	4	25,49	6,77	3.77
Tool	se of			
impos 2) Towns with ter-		: 11,95	1,95	6.13
minal tax.	920 Agra	4,52	1,64	2.75
Total	2	16,47	3,59	4.58
D. Warma Latinage	ı 50,000 and 10,000.			
D.—I owns between	Meerut	2,92	78	3.74
	Shahjahanpur	1,15	72	1.59
	Jhansi .	1,14	51	<u></u>
1) Towns with octroi .	(1,47	67	2.19
1) TOWIS WISH OCTION .	Goraklipur .	1,33	50	2.66
	Fyzabad .	1,04	51	2.01
	(Mirzapur .	1,48	55	2.69
Total .		10,53	4,27	2.61
2000				
imp (nte of osition. 1919 Moradabad .	2,41	83	5.00
2) Towns with terminal tax.	1919 Saharanpur	1,38	62	2.22
Total .	2	$ {3,79}$	1,45	261

	Town	Yield (in round thonsands)	Population (in round thomsands)	Incidence
7				Rs
C -Towns betw	een 30 000 and 50 000		1	
	[3luttr =	1,01	43	2 33
l) Towns with actron	Jauspur	72	33	2 18
	Pubblat	€0	32	25
Total	3	2 13	1,08	2 34
	Date of			
1	mposition 1920 Farrukhabad	98	48	2 04
1	1921 Dehra Dun	. 113	36	8 14
	1021 Etawah	1 02	42	2 43
1) Towns with ter-{ minal tax	1920 Budaun	76	39	101
ì	1919 Hathras	1 05	€ 39	2 69
1	1920 Hardwar	60	31	1 93
Total -	c	5,54	2 35	2 35
•	(Sambled	. 82	42	76
(3) Towns with dir	cet taxa {Amroha	£3	40	1 22
Total	2	80	82	104
D -Towns bel	nosen 20 000 and 30 000			
	(Hapur .	41	20	2 05
(1) Towns with octro	Firozabad	27	20	1 35
Total	2	68	40	1 70
•	Date of			
	imposition (1919 Bahraich	40	27	1 48
	1921 Khurya	42	26	1.61
_	1919 Chandansi	. 60	25	24
(2) Towns with ter minal tax	1919 Ghanpur	67	25	1 88
minist fix	1922 Muzaffarnsgar	53	24	2 20
	1921 Kasganj	37	21	1 76
	1921 Banda	43	20	2 1
Total	7	3 21	1 68	2 06
(3) Towns with toll	Sitapur	49	22	191
Total	1	43	22	1 91

APPENDIX.

Statement comparing the yield (per head of population) of the various types of taxation in the municipalities of the plains of the United Provinces in the year 1923-24.

(1) Towns with octroi . Senares 7,89 2,17 366 Benares 7,88 1,95 460 Allahabad 5,76 1,46 369 Bareilly 3,96 1,19 363 Total 4 25,49 6,77 372 Date of imposition 1896 Cawnpore 11,95 1,95 661 Towns with terminal tax 1920 Agra 4,52 1,64 2.77 Total 2 16,47 3,59 4.52 B.—Towns between 50,000 and 10,000 Shahjahanpur 1,15 72 1.55 Jhansi 1,14 54 2.21 Gorakhpur 2,33 50 2.66 Fyzabad 1,04 51 2.00 Mirzapur 1,48 5.5 2.66 Total 7 10,53 4,27 2.66 Total 7 10,53 4,27 2.66 Cawnpore 11,95 1,95 611 Total 7 10,53 4,27 2.66 Total 7 10,53 10,53 10,53 10,53 Total 7 10,53 10,53 10,53 10,5		Town.		Yield 'in round thousands).	Population in round thousands).	Incidence.
(1) Towns with octroi . Benares 7,88 2,17 366 Allahabad 5,76 1,46 369 Bareilly 3,96 1,19 369 Total 4 25,49 6,77 370 Date of imposition 11,95 1,95 610 Towns with terminal tax 1920 Agra 4,52 1,64 2.70 Total 2 16,47 3,59 450 B.—Towns between 50,000 and 10,000 Shahjahanpur 1,15 72 1.50 Jhansi 1,14 54 2.70 Gorakhpur 2,33 50 2.60 Fyzabad 1,04 51 2.70 Mirzapur 1,48 55 2.60 Total 7 10,53 4,27 2.70 Towns with terminal tax 1919 Moradabad 2,41 83 2.70 Towns with terminal tax 1919 Saharanpur 1,38 62 2.22 Towns with terminal tax 1,39 52 2.22 Towns with terminal tax 1,39 52 2.22 Towns with terminal tax 1,38 62 2.22 Towns with terminal tax 1,38 2.24 Towns with terminal tax 1,38 2.24				`	-	Rs.
(1) Towns with octroi .	A.—Towns of ove			:		
(1) Towns with octroi		Ì	•	7,89	2,17	3.67
Allahabad 5,76 1,46 3.96 Bareilly 3,96 1,19 3.38 Total 4 25,49 6,77 3.79 Date of imposition 11,95 1,95 6.19 (2) Towns with terminal tax. 1920 Agra 4,52 1,64 2.79 Total 2 16,47 3,59 4.59 B.—Towns between 50,000 and 10,000 Shahijahanpur 1,15 72 1.59 Jhansi 1,14 54 2.21 Gorakhpur 1,33 50 2.60 Fyzabad 1,04 51 2.20 Mirzapur 1,48 5.5 2.60 Total 7 10,53 4,27 2.60 Towns with terminal tax. 1919 Moradabad 2.21 Moradabad 2.21 83 2.20 Company 1,38 62 2.21 Company 1,38 62 2.21 Towns with terminal tax. 1919 Saharanpur 1,38 62 2.21 Towns with terminal tax. 1919 Saharanpur 1,38 62 2.21 Company 1,38 1,38 1,38 Company 1,38 Compa	(1) Towns with octroi .	٠.	•	7,88	1,95	4.04
Total	•	Allahabad		5,76	1,46	3.94
Date of imposition. 1896 Cawnpore 11,95 1,95 6·1	•	(Bareilly .	•	3,96	1,19	3.33
Imposition 1896 Cawnpore 11,95 1,95 61	Total .	4	_	25,49	6,77	3.77
(2) Towns with terminal tax. 1896 Cawnpore 11,95 1,95 6:1	Date of					
Total . 2 16,47 3,59 4.5 B.—Towns between 50,000 and 10,000. Meerut . 2,92 78 3.7	(2) Towns with ter- \ \ \ 1896	' Cawnpore .	:	11,95	1,95	6.13
B.—Towns between 50,000 and 10,000. Meerut	minal tax.	Agra	•	4,52	1,64	2.75
Meerut	Total	2		16,47	3,59	4.58
Shahjahanpur 1,15 72 1.5 1	B.—Towns between 50,	000 and 10,000.				•
(1) Towns with octroi		(Meerut .	•	2,92	-	3.74
(1) Towns with octroi		Shahjahanpur	•	1,15	72	1.59
Gorakhpur		Jhansi .	•	1,14		
Total	(1) Towns with octroi .	. Aligarh .	•	1,47	67	2.19
Total Tota		Gorakhpur .	•	1,33	50	2.66
Total . 7 10,53 4,27 2.6 Data of imposition. 1919 Moradabad . 2,41 83 2.96 Carrier of imposition 1919 Saharanpur . 1,38 62 2.2.		Fyzabad .	•	1,04	51	
Date of imposition. (2) Towns with terminal tax. 1919 Saharanpur . 1,38 62 2.2.		(Mirzapur .		1,48	55	2.69
imposition. 1919 Moradabad 2,41 83 2.90 (2) Towns with terminal tax. 1919 Saharanpur . 1,38 62 2.2.	Total .	7		10,53	4,27	2.61
	impositi (2) Towns with terminal tax.	on. Moradabad .	•			2·22
Total . 2 3,79 1,45 2 61					1.45	2 61

	Town	Yield (in round thousands)	Population (in round thousands)	Incidence
				Re
C -Towns between	30 000 and 50 000			
	Muttra	1,01	43	2 30
(I) Towns with octroi	Janapur	7.2	33	2 18
	Piliblis	€0	32	2 5
Total	3	2 *3	1,08	2 34
De	te of			
,mp	estion 920 Farrukhabad	. 98	81	201
] 1	921 Dehra Dun	. 113	36	314
	021 Etawah	1 02	42	2 43
() Towns with ter-	920 Budaun	78	39	194
1 1	919 Hathras	1 05	• 39	2 69
[]	920 Hardwar	C O	31	1 93
Total	6	5,54	2 35	2 35
•	(Sambhal	. 32	42	78
(3) Towns with direct	tara (Amroha	t3	40	1 32
Total	2	ا 8ى	82	1 04
D -Towns between	20,000 and 30 000	1		
	(Hapur	-41	20	200
(l) Towns with octron	Firezabid	27	20	1 35
Total	2	68	40	1 70
Ila impe	to of suition 919 Bahranch	40	27	148
1	921 Khurra	43	26	1 61
j -	919 Chandansi	60	25	24
(919 Glazipur	67	25	1 88
minal tax	922 Muzaffarpagar	53	24	2 20
i	921 Kasgan	37	21	1 76
1	921 Banda	42	20	2 1
Total	7	3 31	168	2 06
(3) Towns with toll	Sitapur	43	22	191
Total	1	42	22	1 91

	, •			Town				Tield (in round thousands).	Population (in round thousands).	Incidence.
	,									
		E.—Tow	ne helow	20 020)				•	Rs.
<i>(</i> 1).	Towns	with	9	, 20,000	•		1			
(-)	oetroi.	14 1017	ฮ	•	•	•	•	2,36	1,09	2.16
(2)	Towns wi minal t		1	•	٠	•	•	26	17	1*53
(3)	Towns wi	th toll	9		•	•	-	2.21	1,30	1.93
(4)	Towns direct	with taxa-	26	•			•	3,55	3,56	.99
	tion.							• *	;	

Note.—In the figures for yield the income from water rate and from pilgrim tax is omitted, as these taxes are levied in only a few towns. The figures include the income derived from all other municipal taxes other than those imposed under special Acts such as the Cattle Trespass Act, the object being to show the total income which a board succeeds in extracting by taxation, and not merely the income received from its main tax.

It will be observed that the yield in towns without indirect taxation is much less than elsewhere.

As to the debatable question whether octroi or terminal taxation is the more productive form of indirect taxation, some regard must be held to the peculiar circumstances of certain towns. Thus among towns with the terminal tax, Cawnpore, Moradabad, Etawah, Hathras, Chandausi are industrial centres, and raise the average yield of the class in which each is included. It is possible that the yield of octroi in them might be even greater. Dehra Dun too is an exceptional case as it is the railhead for Mussoorie and Chakrata, and the high incidence of terminal taxation in this case is to be attributed simply to taxation of an exceptionally large volume of through traffic. Data for a definite answer to the question could only be obtained by detailed, investigations made separately in each town.

It may be added that in the year 1923-24 the municipal hoards of the province obtained from the sources included in this statement 51-45 per cent. of their total income excluding Government grants towards capital expenditure.

Mr. Muir gave oral evidence as fellows:-

Sir Percy Thompson. Q.—You say that the size of a municipality is an important factor, for within rough limits the ratio of the yield of a tax to population seems to be a function of the size of the town. Does that appear from the schedule given at the end?

A.—I think so. What I meant was that the returns for one lakh raised more per head per population than the next class and so on. The smallest town has the smallest per head per population.

Q .-- Is there very much in it when you get below one hundred thousand."

A.—There is not much difference between the fifty and the thirty thousand towns, but there is a drop in smaller towns. The effect seems present throughout the scale.

The President Q -The toll you refer to in paragraph 3 is the terminal tax on carts, 15 1t?

A-It is a tay on loaded earts

Q-You say direct taxation postulates personal knowledge. I do not quite understand your meaning

A-I tried to explain it later on when I came to direct taxation

Q-That assumes that taxation must be by members of the board.

A -It is by members of the board

Q-That is a peculiar system which has been rather abandoned in most advanced and democratic countries

1-I do not know anything about that, I have only tried to explain the - practice prevailing here

O-Rero is an opinion of an American Committee "There is no experience to justify the belief that, if the States turn over to the local governments independent sources of revenue, and adopt the theory that local stratum is a flar of morals heat the statement and the statement of taxation is an affair of purely local interest, see shall ever have a satisfactory administration of the tax laws by the local efficials."

A -I do not quite follow what you are trying to show

Q-If you want the tax to be properly administered, you must have a special staff for it

4—I entirely agree with that But there is no alrangement of that sort in this province. If we could find a taxation staff which would be independent, it would be very much better

Q-You will be able to get direct taxation

A -You will

Q-So what you say in the written statement will not apply "

A -It will no longer apply

Dr Hyder Q-You think the yield of tax is proportionate to the size in the matter of population Don't you think that the volume of trade or the industrial activity of the locality have also got something to do with it?

4 -Les

Q-You may have a very ancient town with no trade or industrial activity

4-Yes Badgon is in that condition, all the trade is at Ughani, 11 miles away. But generally, I think, towns are all centres of trade

Sir Percy Thompson Q-You say that under the present arrangement a study of the taxable capacity of the various sections of the trade is never seriously attempted On what principles would you determine the taxable

i.—By looking at the circumstances of the trade in each article. Of course, if an article is a necessity it should be tared less than an article which is a futury. What I meant was that here a municipal board revises the schedules, it has. I think, very little idea of the volume of the trade in the particle. cular article which they are considering and of the profits which were made by the importer

Q-Do you think it is not passed on to the consumer?

d-Well, he does pay in some cases

Q-You mean that the taxable capacity would be the point above which the yield would tend to diminish if you impose any higher rate?

A -I was not intending to suggest that the taxation should be at the maximum capacity I think on certain articles boards levy too high a tax, but others they might quite profitably tax somewhat higher than the present rate

Q-Would it necessitate any maximum unless the people tended to leave the town because the tas made the prices too high?

d -You can reduce in special cases

Q-Would you tax articles of food?

- A.—I think to some extent it is quite possible.
- Q.—I should think your idea of taxable capacity was a wrong basis, because it would result in taxing on the wrong things heavily.
- A.—In the case of octroi, don't you think that the schedule should be drawn up on the basis of the volume of trade, so as to get a scheme of taxation which will probably be evenly distributed? I do not find it very easy to express my idea.
- Q.—I shall put to you the propositions laid down by another witness and ask your opinion on them. "Where the commodity is a staple export the price is determined by world conditions, and what is paid to the producer is roughly export price minus cost of transport. As the commodity can be exported from stations where no octroi tax is levied, it is probable that in a municipality where octroi is levied the tax will be borne by the consumer. Where the raw commodities are not a staple of export and the municipality is the main market, the octroi mainly falls on the producer".
 - A.—I do not know anything about that.
 - Q.—Octroi on raw materials falls either on the manufacturer or the agriculturist, and on imported goods on the consumer. In fixing the octroi scale, he recommends that it is desirable, in taxing law commodities which are necessaries, to tax those produced in large quantities in the vicinity of the local body concerned.
 - A.—Yes.
 - Q.—You would like to have a thorough enquiry into these principles?
 - A.-Yes.
 - Q.—Into the canons of octroi taxation?
 - A .- Yes.
 - Q.—And see how far the schedules comply with them?
 - A .- Yes.
 - Q.—Do you think it would be useful for two or three officers to consult in a matter of that sort?
 - A.—It might be so; but I myself am entirely confined to this province.
 - Q.—Will it serve any useful purpose to summon a conference of officers who have studied the question of octroi taxation?
 - A.—You will first have to make our officers study the question.
 - Q .- If a duty were at penal rates, would it come to your notice?
 - A.—Probably, but not necessarily.
 - Q.—Can you tell us what was the reason for a particular tax being put on the cloth trade at Etah?
 - Dr. Hyder.—It is the head-quarters of the district. The rural population a take their supply from Etah.
 - The President. Q.—But what special advantages do the cloth merchants derive from the municipality so as to bring them under section 128 (2)?
 - A.—I do not know.
 - Q.—There is also the case of the brick burners.
 - A.—That was probably done by the Commissioner. They have got final powers except in the case of the cities. I do not think there was any reference to Government about that.
 - Q .- Would you impose a maximum on necessities?
 - 4.—I think probably it would be a good thing. When schedules come up to Government, we don't allow them to tax beyond a certain rate. We always try to keep it down.
 - Q .- The tendency has been to relax control?
 - .1.-It has been.
 - Sir Percy Thompson. Q .- You say that octroi is the more popular form of indirect taxation because the results of the new tax were disappointing.

A -Yes

Q-If any municipality wanted to convert terminal tax to octroi duty, can it do to?

A-I know of one instance, that of Agra, which wanted a couple of years ago to go back to octron. They were told that they must give the terminal tax a fair trial.

Dr Parangpye Q-Which is the more productive of the two?

4-I think there is very little in it. There was an impression at one time that terminal fax would not pay

Q. When they actually got as much as they got from octron, there must be some other reason for them wanting octron

1-I do not think the trade wants it

Q-It is simpler for the trade

i -It does not seem to think so

Sir Percy Thomps in Q -- Then, it is really because they think-possibly erroneously-that an octron would give more revenue?

i -I think that is to some extent true I understand that Lucknow is trying to get rid of octroi

Dr Huder Q-And get on to a terminal tax "

4-Some other kind of tax I have only heard it mentioned quite casually, it is only a rumour. The other day the representatives of the Merchants' Association at Muzafizmingar came to me and said that on the export of wheat they would prefer to have an octron instead of a terminal tax. they prefer a tax in which they would get refunds in some of a terminal tax. They

The President Q-In other words, the terminal tax is operating as a transit duty?

4 -Yes

Dr Paraniphe Q-Has any municipality proposed the two together, ter minal tax by rail and actro by road?

M.—No, a terminal tax is always accompanied by a terminal toll. As a matter of fact, we have practically got down to an octron in some cases where the terminal toll is imposed at rates equivalent to the terminal tax rates. If there is a ratiway station five miles away from the municipality, goods of hery values and small fulk could be profitably unloaded from the ratiway and imported in earts which only paid the toll. To stop this the toll is now levied on the amounts imported in each curt not merely on the eart lead

The President Q-The terminal tax varies with the class of goods, but the toll is the same in all cases?

A—It is not There are different classifications. Two plans have been adopted under one, it is really a toll, but on carts containing particular classes of goods specially high rates are imposed, under the other there is what is practically an octroi on certuin classes of goods, that is, the tax is not on the vehicle but on the actual contents of the yehole.

Q-Is that the normal thing?

A -Yes

Q-In the matter of shifting from one tax to the other, could you explain the meaning of the rule in the Scheduled Taxis Rules which allows you to impose an octron anywhere, but only a terminal tax on goods imported into a local prea in which an octron was levied on or before the 6th July 1917.

d - The Government of India wished to control any extension of the terminal tax to towns in which an inducet fax was not in force

Q-How do you find this airangement?

A - It is a nuissuse. Whenever we want to vary a terminal tax in a town in which it was introduced with the sunction of the Government of India, we still have to apply for their sanction to the revision of the schedule

- Q.—Whereas in the case of oetroi, you can do anything you like?
- A.—Yes.
- Q.—It is an endeavour to retain control which has been abandoned?
- A.—Yes.
- Q.—Have you any idea as to what proportion of the money collected from the trader under the octroi system gets into the coffers of a municipality?
 - A.—I have no experience.
- Sir Percy Thompson. Q.—Do you think you could check abuses in the levy of oetroi?
 - A .- It is very difficult; a great deal depends on the Octroi Superintendent.
- The President. Q.—Would you modify your opinion that "for many years to come the octroi will remain the chief municipal tax of the province", if official assessments of direct taxes were practicable? The South of India has had no octroi for generations.
 - A.—People are certainly opposed to any form of direct taxation.
 - Q.—If direct taxes were introduced, would they lead to riots?
 - A.—No, but I rather doubt if you could do it.
- Dr. Hyder. Q.—Would a direct tax, say a tax on houses, yield a large revenue?
 - A.—It is a question of the rates at which you levy the tax.
- Q.—You are familiar with the towns in the United Provinces. Take the smaller towns where direct taxes are imposed. There will only be a few houses, however high your rates may be.
 - A.—The rates are pretty low.
 - Q.—Regarding water-rate, you would make the services pay their way.
- The Hon'ble Sardar Jogendra Singh. Q.—What about the tax on circumstances and property?
- A.—It is levied on incomes as low as Rs. 10 a month; the tax on such incomes is so low as to be really not worth levying.
- Q.—Your Municipalities are graded into first, second and third classes, aren't they?
 - A.—Yes, but not for general purposes, only for certain particular purposes.
- Q.—A notified area is an area in which certain provisions of the Mnnicipal Acts are in force?
 - A.-Yes.
- The President. Q.—I rather thought from reading your Report on Municipal Administration and Finances for the year 1922-23 that Government are disappointed about the future of municipal administration.
 - A.—I think to some extent they are.
- Q.—You say in the report that "municipal services were usually rendered in tolerable fashion, but failed everywhere to reach a standard of really business-like efficiency."
 - A .- I think that is true.
- The Maharajadhiraja Bahadur of Burdwan. Q.—Is not that true all over the country?
 - A .- I don't know.
- The Hon'ble Sardar Jogendra Singh. Q.—The position has not deteriorated. Is it not just the same as it was two or three years ago?
 - A .- I do not think there has been any particular deterioration.
- The President. Q.—You say that the Cawnpore water supply plant, besides being very old and admittedly liable to a calamitons breakdown at any moment, is unequal even to the present demand; persons legally entitled to

house connections have been coable to obtain them, the operations of the Improvement I rust have been gravely hampered, and that the development of the city has been arrested bout you think that there is any prospect of the imposition of sufficient taxes to make the organization as efficient body?

1 -It is a question of more money

Dr Laranji je Q-It is a question of recoveries

1 - Not entirely, I do not think the collections are now so bid in Cawn-

The President Q-lou refer to one municipality in which the actual amount due is unknown, as the registers have not been totalled for many years

1 -That is Benares, it is doing better now

()-You have no provision for surcharge?

1 -Unfortunately, we haven t

Q-Has the surcharge provision ever been suggested here?

1 - tot to my knowledge

Q-Do you think it likely that anything in the shape of direct taxes could be introduced without very strong pressure from outside?

i -I think it would need very great pressure

Q-Is it not a fact that non agricultural land is to a great extent untaxed e there is Government or by the local bodies?

4 -I think that is true

It's Honble Sudar I for tra South Q-Hiss a form who builds a house on a piece of land any cafacity to fay a tax in iddition to what he pays as ren?

f1 President Q-The aluministration of nami lands is handed over to ill a numericalities is full economic rent extracted for such lands?

4 -- I doubt if it is

The Hon ble Sardar Josephin Singh Q-laud lands have a charge on them when they are allowed to be built over?

1 -There is a rent charged

The I resilent Q-Suppose Government were administering them direct instead of hinding them over to the nuncipalities, Government would probably realize more from them than the manufupalities now do

4 -- Po sibly so I do not think there has really been any attempt to extract the full potential income. The rules are rather lenient to the lesses, they allow for a 90 years lease with renewals at 80 years and the condition that the tent at renewal shall not be taused by more than 50 per cent

Dr Hyder Q-Are not these narul lands made over for the use of colleges?

i - In certain cases. It a piece of na nl land is nanted for some public purpose it is generally made over free

Sir Perc. Thompson Q.—Agricultural land continues to be assessed to land revenue at agricultural rates, although it has increased in value twenty times. In such a case does the numeropshity get any part of the interess?

i - tot of the potential value

Fir Hon 6(e Sardar Jogendra Sinjh Q-Is it not a fact that a piece of agricultural land which comes now a town and is built over, does not belong to Government? It tellings to some landowner Except the na ni land, there is no other land which belongs to Government?

i -When it is built over it ceases to pay any tax at all, and the whole of the unearned increment goes to the pocket of the owner The President. Q.—There are a considerable number of wealthy absentee house-owners, as in Benares, who pay practically nothing or very little towards the municipal revenue?

A.—Probably there are.

The Hon'ble Sardar Jogendra Singh.—I have some houses in which I do not live. I pay a house tax. I do not get any exemption. There is no exemption so far as I know.

The President. Q.—Is there a house tax in Benares?

- A.—There is.
- Q.—You have no maximum on the taxation of the necessities consumed by the poor; but you have a maximum on those taxes paid by the rich man.
 - A.—Yes.
 - Q.—What is the maximum for profession tax?
 - A.—It varies in each case; there is no statutory maximum.
 - Q.—You have nothing running up to a thousand rupees?
 - A.-I do not think so.
 - Q.—There is no taxation of companies?
 - A .- Not as such; only a tax on circumstances and property or on trades.
 - Q.—What would a big cotton mill in the middle of Benares pay?
 - A .-- A house tax.
- Q.—It would undoubtedly use the municipal services. Would it pay a special rate for the water which it takes?
 - A .- I think the mill would be metered.
- Q.—Under District Boards there is a deficit of 27 lakhs of rupces. How does that arise?
 - A .- Their income has not gone up, but the cost of their services has.
- . Q.-Do they budget for deficits?
 - A -Ves.

- Q-How is the deficit of 27 lakks met?
- A -From the balances
- - A .- The District Boards had a fairly large balance a few years ago
 - Q -What is their system of banking?
 - A -They bank with the treasury
 - Q-The District Boards are heading straight to bankraptcy?
- 4 Yes; and I must say that to some extent Government are partly responsible for it Education is the chief stem they are spending money upon, and they cannot retrench on that
- Sir Percy Thompson Q-All Boards can get on if they raise the assessment and impose fresh taxation?
 - A .- Their immediate needs would be fully met
 - Q-Have any boards imposed additional taxation?
- A-A few of them have sent up proposals to impose a tax on circumstances and property
 - Q-Your view seems to be that the District Boards have too much to do?
- A-I think in some respects they have too much to do I do not think that 'Public Health' should be treated as a local subject
 - Q-Do you think that Education' should'
- A-I am rather doubtful about it But I have nothing to do with education, the Education Department deals direct with Biatrict Boards, not through the Local Self Government Department
- The President Q-Mr Blunt has given us a note on the general finances of the province in which he says that the whole system is incapable of dequate expansion, and the two reserve tares would be difficult to impose and collect I take it that this does not so much apply to Local Self Government Both District Boards and Municipalities have considerable reserve powers, they have only to exercise them?
 - A -Municipalities have, but not District Boards
- Q—Has any estimate been made as to what the tax on circumstances and property would yield?
- A-I do not think any estimate is possible. It has been suggested that it might yield, say, about 7 lakhs for the whole province. But it is only a guess
- The Hon ble Sardar Jogendra Singh Q—What is the average size of a district in the province?
 - A-On the average it has a population of about a million
 - Q-What is the income of an average District Board?
 - A -From 2 to 5 lakhs of rupees
- Q-And what would be the share of such a district from the tax on circum stances and property taking the 7 lakhs for the whole province?
 - A -There are 48 mistricts, it would be less than Rs 15,000.
- Q —It would not in any case meet the demands of District Boards even for better communications?
 - A -I don't think it would.

- The President. Q .- You talk of a tax on vehicles; would it be a toll?
- A .- That has been suggested, but I do not see how you could levy a toll.
- Q.—I am not recommending the system, but a very large income is derived from tolls in Madras.
- A.—It may be possible, but no feasible method of eollection has been suggested here.
 - Dr. Paranjpye. Q.—What about ferries?
 - A .- We already have a tax on those.
- The Hon'ble Sardar Jogendra Singh. Q.—Have you considered the question of making railways contribute for maintaining feeder metalled roads?
 - A.—That has been suggested, but not considered.
- Q.—Do you think it would be possible to obtain such a contribution from the railways?
 - A.—I do not know.

The President. Q.—Are your takings from ferries earmarked for the construction of bridges?

- A.-No.
- Q.—Don't they tend to become a tax on transit?
- A.—They are a tax on transit to some extent.
- Q .- You take advantage of the river and levy a toll on ferries?
- A.—Yes. The portion of the income which is a transit due is not very high and the rest is utilized to maintain the ferry.
- Q.—You said that you had considered levying a tax on vehicles; would there be any difficulty in collecting it?
 - A,-I think there would be.
- Q.—In order to arrive at a comparison between the provinces of the extent of local taxation, we find very great difficulty in climinating subsidies, direct and indirect, because the services performed in each province are different. We suggest that we should take the total expenditure of all the services that are common and find out what percentage is borne to the total expenditure by the taxes levied by the local bodies so as to eliminate the subsidies. Do you agree with this?
- A .- I think it is a very good idea. I do not know any other way of doing it.
 - Q.—We find there is so much indirect subsidy.
 - A .- Yes, there is a certain amount of it even in this province.
- Dr. Paranipye. Q.—You suggest that some of the work of the Boards should be taken away from them. What work do you mean?
 - A .- Chiefly public health work.
 - Q.—What else would you take away? Vaccination?
 - A .- Possibly vaccination.
 - Q .- What else?
- A.—What is required in the rural areas in public health is education of the people in sanitary ideas.
 - Q.-So that you will take away education from their hands?
 - A .- I did not mean general education, but education in hygiene.

- Q-Do not the Boards do anything in that way?
- A -We have introduced a district health scheme in a few districts. This scheme provides the necessary staff in the shape of district health officers
- Dr Hyder Q—You are going to finance these schemes from provincial revenues †
- A—Yes In my opinion the schemes would work more efficiently and better if they were made provincial
 - Q-Do the Boards go in for secondary education?
 - A -With permission, but they only make a small contribution
- Q-What would you say to taking away education from the Boards and having managing bodies, ad hos?
- d—Education is a subject which I have never dealt with at all and I really do not know to what extent the education of the country is advanced by the boards, but I am inclined to agree that it would probably be a good thing
- Q-You don't think that your Council would help you in getting the District Boards to work better?
 - A-No The present tendency is to side with the Boards
- The President Q—Have you read the Bengal Retrenchment Committee's Report
 - A -I have not
- Q.—Their proposition was that because the local bodies have a lot of room for traction and the resources of the Government have been eviluated a number of services should be transferred from the Government to the local bodies and they should be asked to raise funds. Your proposal is opposite to that?

A -It 13

- The President. Q.—You talk of a tax on vehicles; would it be a toll?
- A .- That has been suggested, but I do not see how you could levy a toll.
- Q.—I am not recommending the system, but a very large income is derived from tolls in Madras.
- A.—It may be possible, but no feasible method of collection has been suggested here.
 - Dr. Paranjpye. Q .- What about ferries?
 - A.—We already have a tax on those.
- The Hon'ble Sardar Jogendra Singh. Q.—Have you considered the question of making railways contribute for maintaining feeder metalled roads?
 - A.—That has been suggested, but not considered.
- Q.—Do you think it would be possible to obtain such a contribution from the railways?
 - A.—I do not know.
- The President. Q.—Are your takings from ferries earmarked for the construction of bridges?
 - A.—No.
 - Q.—Don't they tend to become a tax on transit?
 - A .- They are a tax on transit to some extent.
 - Q.—You take advantage of the river and lovy a toll on forrics?
- A.—Yes. The portion of the income which is a transit duc is not very high and the rest is, utilized to maintain the ferry.
- Q.—You said that you had considered levying a tax on vchicles; would there be any difficulty in collecting it?
 - A .- I think there would be.
- Q.—In order to arrive at a comparison between the provinces of the extent of local taxation, we find very great difficulty in climinating subsidies, direct and indirect, because the services performed in each province are different. We suggest that we should take the total expenditure of all the services that are common and find out what percentage is borne to the total expenditure by the taxes levied by the local bodies so as to eliminate the subsidies. Do you agree with this?
- A.—I think it is a very good idea. I do not know any other way of doing
 - Q.—We find there is so much indirect subsidy.
 - A.—Yes, there is a certain amount of it even in this province.
- Dr. Paranjpye. Q.—You suggest that some of the work of the Boards should be taken away from them. What work do you mean?
 - .1.—Chiefly public health work.
 - Q .- What else would you take away? Vaccination?
 - A .- Possibly vaccination.
 - Q .- What else?
- A.—What is required in the rural areas in public health is educe people in sanitaty ideas.
 - Q So that you will take away education from their hands?
 - A .- I did not mean general education, but education in hygief

23rd February 1925.

Lucknow.

Present

Sir CHARLES TODHUNTER, A CSI, ICS, President

Sir Buan Change Mahinab, GCIE, KCSI, IOM, Maharajadhiraja Bahadur of Burdwan

Sir Perci Thompson, K.B.E., C.B.

The Hon ble Sardar Jocs DRA Singu

Dr R P PARAMPYE.

Dr L K HADER, MLA

Sheikh HABIB ULLAH Sahib Bahadur and Seth BISHESH-WAR DAYAL Sahib were examined on behalf of the British Indian Association, Oudh.

Written memorandum of the British Indian Association, Outh.

- Q I-The statistics are neither adequate nor reliable
- Q 3-les, we agree
- Q 16—We agree to the plans mentioned in part (1) and also in part (4) if practicable
 - 0 16 -No
- Q 17.—The Tenancy Law provides that no statutory rights will accrue on the lands until after the expiry of 14 years from the date of their first being brought under cultivation
 - Q 21-Indirect taxation should be regarded as voluntary in some cases
- Q 22—Indirect taxation on luxuries is voluntary as the tax payer has the option to indulge in luxuries. It is involuntary in the case of articles of necessity
- Q 24,—We are opposed to a tax on railway tackets Special forms of enter-tainments may be taxed, such as hotel dances, theatres, etc
 - Q 27-Yes, almost everyhody already pays
 - Q 28-Yes, the question is one of limit
 - Q 29 Direct tax in the case of representation.
 - Q 34-No, we would follow the English practice
- Q 38 -No, we are not in favour of the removal of the exemption. We will make no distinction between the actual earning of a farmer and the income of a landlord
- Q 39—The estimate is exaggerated but there is no doubt that an enormous sum of several crores of rippes could be realised by introducing the double tax system which the suggestion of assessing tax on income derived from agriculture practically leads to
 - Q 40-Vide answer to question No 39

- Q. 44.—Tax free securities should not be discouraged.
- Q. 47.—We would favour the taxation on the basis of 3 years average.
- Q. 48.—The quotations mentioned contain useful and practical hints for the levy of taxation.
- Q. 49.—Cartridges, chocolates, motor cars, coffee, perfumery, playing-cards, pleasure vessels, saccharine, and tobacco may conveniently be treated as a class of articles fit for exeise duty.
- Q. 50.—The answer is in the affirmative. A higher rate of tax should be fixed for better class of drinks and smokes.
 - Q. 51.—We quite agree with the opinion expressed in this extract.
 - Q. 52.—We accept the statement.
 - Q. 53.—It is high.
 - Q. 54.—We would advocate an extension of direct sale of salt by Government.
- Q.~56.—We are in favour of protective duty. India as a whole should be the paramount factor in such cases.
 - Q. 58.—We would advocate the enforcement of the sale of salt by weight.
 - Q. 59.—We are in favour of action on this line.
 - Q. 60.—It is desirable and may be found practicable.
 - Q. 61.—No.
 - Q. 63.—We accept all of the statements to a very great degree.
 - Q. 64.—The policy falls short.
- Q. 65.—It ought to be possible to have a uniformity of rate in various provinces.
 - Q. 68.- -No.
 - C. 71.—Yes, there is sufficient reason.
- Q. 78.—The tariff imposed for revenue purposes should be confined to a few and not to all.
 - Q. 82.—Export duty of jute and lac will be desirable.
- Q. 95.—We would prefer to see a more general extension of the entertainments tax.
- Q. 96.—Rent is an income derived for the occupation of something by owners from occupants. Tax is a compulsory contribution imposed for the purpose of carrying on works of public utility by a body or administration legally authorised to do so. Rent may be used for private as well as for public purposes, while tax can only be used for public benefit.
- It comes under either category. Where the Crown or Government gets the land revenue from the occupiers direct it is in the form of rent, but where the revenue is taken from the owner of the land it is a tax.
 - Q. 97.—It is to a very great extent.
 - Q. 98.—We quite agree.
- Q. 99.—Yes, if a standard is fixed of the prices of various kinds of produce of land.
 - Q. 100.—Agricultural income should not be assessable to an income-tax.
 - Q. 101.—We do not approve of this.
 - Q. 102.-No.
- Q. 104.—We would accept clause 4 as a fair method of arriving at the comparative incidence of land revenue in different provinces.
- Q. 105.—Revenue be assessed on minerals to the same extent as on the agriculture.
 - Q. 109.—The remark about the octroi duty is correct.

But it is the only form of municipal tax which people do not very much feel, especially in small municipalities where there is no special trade or commerce. Experience shows that it is so difficult to be replaced by any direct taxation.

- Q 110 —The reason is that however small the direct taxation is, it is very much felt in this country, and thus is still operative in the case of small impropriation.
- Q 112-1cs The owner is able to shift the burden of the tax on to the occupier
 - Q 121 -Yes, we agree
 - O 122 -Yes, these can be the means
- 0 125 -We would prefer the method suggested in paragraph 1 of question No. 122.
 - Q 124 -We advocate no limitation
- Q 125—Rates should be fixed having regard to the productive power of soils in the various localities
 - Q '29 -Yes
- Q 13"—The rates should be such as to enable the local manufacture to sell cheaper than the imported
 - O 197 -There should be no duty on inheritance or succession

Sheikh Habib Ullah Sahib and Selh Bisheshwar Dayal Sahib gave oral evidence as follows :--

- The President Q-You represent the British Indian Association Oudh?
- A -Yes

 Q-Would you mind telling us the functions of that Association,
- 4—It is a very old Association originally started to support all movements of a public nature. The members are all landed proprietors and there is an Act under which each talkider his to pay a certain percentage of his land revenue as a subscription of the Association. It is a sort of local cess and the amount so collected is utilised for the maintenance of the Association and the Ganning College here.
- The Maharajadhiraja Bahadur of Burduan Q-One of the qualifications for the membership of the Association is that you must have landed property?
- A -He must be a talukdar holding a sanad The zamindar is a landholder, whereas a talukdar is a land owner
 - Dr Hyder Q-Is that accepted by the zamindars of Agra?
- A-les We are the landowners. That is mentioned in the Act and that is according to the sanad which is given to us and which is a sort of charter
- The President Q-What is the rate of cess that you pay?
- \mathcal{A} —It is about $\frac{1}{2}$ per cent on the land revenue for the British Indian Association
 - Q -What is the amount of your annual collection?
- A -About Rs 70 000 I am not very accurate We pay 2 per cent towards maintenance of the Caming College We will also send you a copy of the rules showing the aims and objects of our Association
 - Dr Paranipye Q-Is every talukdar a member?
- d—Les He becomes a member because he has to pay the subscription under the Act Only the talukdars can be members. But others also can be honovary and additional members. For instance, Sir Harcourt Butler was one such member (Honovary).
- The Maharajadhiraja Bahadur of Burdwon Q-Sapposing a talukdar does not want to be a member?
- A .—But anyhow he has to pay the subscription. We had an enactment passed recently in the Legislative Council to the effect that every talukdar has to pay a cess towards the maintenance of the Association and the College, and about the conditions and other matters connected with 11, 12 is left to the Council of Talukdars.

- Q. 44.—Tax free securities should not be discouraged.
- Q. 47.—We would favour the taxation on the basis of 3 years average.
- Q. 48.—The quotations mentioned contain useful and practical hints tlevy of taxation.
- Q. 49.—Cartridges, chocolates, motor cars, coffee, perfumery, playpleasure vessels, saccharine, and tobacco may conveniently be treated of articles fit for excise duty.
- Q. 50.—The answer is in the affirmative. A higher rate of tracked for better class of drinks and smokes.
 - Q. 51.—We quite agree with the opinion expressed in this extr
 - Q. 52.—We accept the statement.
 - Q. 53.—It is high.
 - Q. 54.—We would advocate an extension of direct sale of
- Q. 56.—We are in favour of protective duty. India the paramount factor in such cases.
 - Q. 58.—We would advocate the enforcement of the s
 - Q. 59.—We are in favour of action on this line.
 - Q. 60.—It is desirable and may be found practic
 - Q. 61 -No.
 - Q. 63.—We accept all of the statements to a v
 - Q. 64.—The policy falls short.
- Q. 65.—It ought to be possible to have provinces.
 - Q. 63.- -No.
 - C. 71.-Yes, there is sufficient reason
- Q. 78.—The tariff imposed for reven and not to all.
 - Q. 82.-Export duty of jute and
- Q. 95.—We would prefer to so ments tax.
- Q. 96.—Rent is an income defrom occupants. Tax is a c of carrying on works of prauthorised to do so. Rent purposes, while tax can op

It comes under either land revenue from the the revenue is taken f

- Q. 97.—It is to
- Q. 98.—We qui
- Q. 99.—Yes, i'
- of land.
 - Q. 100.—A
 - Q. 101.—T
 - Q. 102.-
- Q. 104 comparative me
- Q. 105.—Revenue agriculture.
 - Q. 109.—The remark about

But it is the only form of feel, especially in small munic, commerce. Experience shows that it taxation.

Q-When a holding falls in after the death of a tenant, to what extent can you increase the rent?

4 -- Unlimited

Q.-Would you take an unlimited increase on account on the improvements?

4.—The whole question is this As regards enhancement that we claim on the lass of improvement, I have already and that we can claim 6 or 7 per cent on the amount invested. As for our demanding further we are subject to the setting of the Courts.

Q-That is so during the tenancy of a particular individual. When the tenancy fills in on the death of the individual are you not allowed to increase the rest to any extent you like? If there is competition for land, would you not give it to the higher triader?

1—I am sorry to so, that practical experience is required to answer this. We do not give land on the lasts of competition Anybody who does do rouns himself and runs the tenunity. We want a listing moome from the village. If we begin to give the land on competition some land may fetch three times as runch as it does now. But the visual will be that the tenant will leave the village in three years.

Dr Hyler Q-Mhere can be go? He can go to another sillage

I-He can go to a factory or a railway

Q-tre there any factories?

f -Lots of them. On to a village and you will find several mills. Labour to cetting year dear not. It is as 6 per distribute to mills to happy as he wed to be ten year, and. He has got to pay for the falour and every thing else.

The Han'ble Sardar Jogendra Singh Q -Does not the Rent Act govern all increments?

that But if any running reise to red rent or create competition he is firsthed very soon. He will not do it

Dr Hyder Q - Were not the agrarma total les in Outh due to rack renting?

4—That was due to excessive demands outside the rent. They imposed what they called text in addition to the rent. There was the fear of ejectment in those days they had the power to eject. What they need to do is this. They would say 'it you don't pay its this money we will eject you'. That was the cause for the trauble and that is gone now. Besides there were also political reasons. They were under some political influence.

The Hon'ble Sardar Jogendra Singh Q-Do you fixout the fixing of water rate for a period of 30 years or revise it every 5 years?

d.—The canal like every other undertaking is subject to expenditure. Suppose the cost of labour is increased and the universe of the canals becomes detect, I think I would favour the idea of revision after a period of ten years.

Q-Can you give us an idea of what irrigation from a well costs?

A -About Rs 48.0 per acre

Sir Percy Thompson Q-Is that the total cost of taking the water?

A-It is the cost of labour. It does not include the upkeep of bullocks and other things

Q -What will the total cost come to, including labour and the upkeep of bullocks? What is the amount which a prudent man will charge taking into account all the circumstances?

A-I think we can add 50 per cent to the figure I have given

Q-That is about Rs 7

A-Yes, it also depends upon the locality Sometimes it is difficult to get

 R_0 γ —Assuming it to be under the most favourable conditions. You say it is cane cop, will be most than Rs 7. Why should people then take Government water where they can get well water so cheap?

- A.—You can't have wells everywhere. Another chief reason is that it requires capital to construct a well.
 - Dr. Hyder. Q .- Which is better, well irrigation or canal irrigation?
- A.—Certainly well irrigation is by far the better. The eanal sometimes brings a lot of silt and sand which deteriorates the land.
 - Q.—Does not the silt fertilise the land?
- A.—Sometimes it does. But generally you don't get good silt and a lot of sand is also brought.
- Q.—In answer to Q. 16 you say that the State is not entitled to take a portion of the increase in the value due to irrigation. Suppose there takes place an increase in value for which the parties concerned do nothing. The scheme is undertaken at the expense of the general taxpayer and it benefits certain classes who do nothing whatever to earn the increase. Do you not think it is equitable that the general tax-payer should get back a portion of the increase that takes place in the value of the land?
 - A.—Does he not get the interest?
- Q.—The seheme may simply pay its way. Don't you want to take more in proportion to the increase in value?
 - A .- You mean a betterment tax?
 - Q.—Yes.
- A.—How can you do that? All the land is subject to temporary settlement. Supposing the land is brought under irrigation for the first time. Irrigation is not the only factor in improvement; there are lots of other things. Other improvements will become necessary and the tenant has got to spend money on them; and whatever increase is got eventually through the irrigation, something is taken by means of enhanced land revenue.
 - Q .- What are the other improvements which are made by the enlivator?
- A.—I believe you have seen fields which are irrigated and fields which are not irrigated. In the irrigated fields they have got to keep a certain level so that water might run from one field to another.
- Dr. Paranjpyc. Q.—You mean to say that the portion of the increase has to be ascribed to the levelling of the ground?
- A.—I say the tenant has to undergo much trouble. I don't deny that irrigation does better the land; but all that I say is that the improvement that he gets is only temporary. The improvement which is made in the land eventually goes to the Government and the land revenue is increased. Besides, development of agriculture is one of the duties of the State. What you suggest is a sort of tax on the valuation and whenever the valuation is increased you want to increase the tax. This is against all principles.
- Q.—It is not against all principles, because nothing has been done by the landed elasses to earn this increase. It has been done by the expenditure of the State's money and the State is entitled to get its share in the shape of an increase in the land revenue.

The Hon'ble Sardar Jogendra Singh. Q.—Are not the majority of the general taxpayers agriculturists?

A.—Yes.

Q.—Is not the greater portion of the eapital paid by the agriculturists?

A.—Yes.

Sir Percy Thompson. Q.—You say that capital is provided by the agriculturists who form the majority of the general taxpayers. But there are two classes of agriculturists—those who get the benefit of the water and those who do not get the benefit of the water. Your argument comes to this, that those who do not take water should pay for those who take water. Is it right that the general taxpayer who does not get water should pay the capital invested and those special enlivators who reap the benefit of that water should get a greater return without additional payment?

A.—What I understand is this. The tenant gets the direct benefit out of it. The land owner is the person who has contributed to the funds in putting up the canal and all that. He should also get the benefit. So let both get the benefit.

- $Q \to 1$ point was made that the funds for providing these irrigation works were paid by the general trappayer and the mass of the taypayers are agriculturists. Therefore it is but fair that the agriculturists should put into their own pockets the benefits derived from these irrigation works. The question I put to you is this. There are two classes of agriculturists who form the hody of the taxpayers. There are a number of agriculturists who happen to be favourably placed and who get the benefit of this water. There are others who do not get the benefit of the water should be able to get the benefit of the water should be able to get the benefit of the whole increment with the other agriculturists who do not get the benefit of the water should be able to get the benefit of the whole have to pay the piper?
 - 4 -They have also to pay water charges

Q-The productive capacity of the land goes up

- 4—As I said it is but temporary. We are subjected to temporary settle ents. These settlements can be made progressive.
- Q—If the income on a particular piece of land is Rs 100, on the basis of half the assets the land revenue will be Rs 50 Supposing as a result of the irrigation scheme the value of the yield goes up from Rs 100 to Rs 300 after paying the fived writer charges on the basis of half the assets Government will take, instead of Rs 50 Rs 150 The increment of Rs 200 is divided between the land owner and the Government half and half I am not saying that it is not fair But what I wish to protest against is the suggestion that because the money for the irrigation works is contributed by the agreealturist, on that basis alone the land lord is entitled to pocket the whole
- 4 Taking from a commercial point of view the system may be correct But the whole system is not lased on that
- The Hon'ble Sardar Jogendra Singh Q—In really well favoured areas where rainfall is good vou do not need any irrigation at all. They have been protesting against the Sirdy canal So the question of the increase of land revenue does not at all arrie. In other cases people provide money for irrigation purposes and equalists the benefit
 - i -That is another way of looking at it
- Dr. Hyder Q.—Will you please explain your answer to question 17? You say indirect training should be regarded as voluntary. I ask you to state exactly the items you regard as voluntary. If your Association gives an entertainment, fireworks illumination etc. are they to be regarded as voluntary.
 - 4 -There is option
 - Q-lou would not regard a tax on the bread of the poor as voluntary?
 - 4-It is a matter of necessity
 - Q-You would make that d stinction?
 - A-les
 - The President Q-Would you regard drink as voluntary or compulsory?
 - A -It is a luxury tax, I am afraid
 - Q-Opium?
 - 4 -I think it is a luxury
 - Q-Ganja and bhang?
 - 4 -They are all luxuries
 - Q-Betel?
 - A -Everything
 - Q-Litigation 7
 - A -Well that cannot be luxury, it is a tax on an act
 - Dr Hyder Q -- Is tobacco a luxury to the peasant?
 - 4 -It is not necessary
 - Q-Do peasants chew tobacco*
- 4.—They can do without it. Those who can afford it can use it. It is a luxury
- Q-You want hotels dances theatres, etc., to be taxed Don't you that will fall on one class of people?

- A .- In cases where they don't issue tickets, I would not charge.
- Q.—Taxation on one particular class, whether European or Indian, is not very desirable.
- A.—The richer class may be taxed and not the poorer classes. If the poorer classes are taxed further they will be put to very great hardship. We have in mind entertainments which are mere enjoyments; theatres being an instance in point.
 - The President. Q .- Not of course the social functions and private functions.
 - A.—I mean functions for which there is a charge.
 - Q .- Would you tax everybody who is registered as a voter?
 - A.—One who pays tax ought to be registered as voter.
 - Q.—Not the other way?
- A.—It will be the same. We want property franchise. We do not want manhood franchise.
- Dr. Paranjpye. Q.—Would you not allow representation to a man who pays an indirect tax to Government?
 - A.—Representation should always be based on direct taxation.
 - The President. Q .- Do you count land revenue as a tax?
 - A.—Yes, it is. If it is not, what else is it?
- Dr. Hyder. Q.—What is the qualification for a tenant in order to cnable him to vote?
- A.—A certain amount of money. Most probably Rs. 50 for the provincial Council.
 - Q.—Don't you think that is rather a high limit?
- A.—Well, it may be found high. As the present franchise has recently been introduced it may be too early to change it.
 - The President. Q.—Does the tenant pay land tax?
 - A.—Yes.
 - Q.—Is it not the landlord?
 - A.—The basis is the same. The tenant is also a voter.
 - Q.-He does not pay tax.
 - A.—His franchise is based on the rent he pays.
- Dr. Paranjpye. Q.—He does not pay to the State and so he should not have representation according to your theory.
- A.—Why not? If you define tax as a contribution that is paid to Government, then he will come in. After all, the burden falls on him.
 - Q.—In indirect taxation is it also the same thing?
- A.—But there you have many practical difficulties and there will be much uncertainty. In this case there will be no difficulty in ascertaining the tax.
- Sir Percy Thompson. Q.—What are your reasons for preferring the English system of income-tax?
- A.—We recommend the English system because there is the system of abatements there. We would like that system introduced here also. Otherwise we are not keen about that.
 - Q.—Is it not reducing the rate?
- A.—The rate will not depend on this only. It will depend upon the national wealth of the country.
- Q.—If your rates are graduated, heing low in the case of the small incomes and high in the case of the high incomes, it produces very much the same effect as giving an abatement and charging a standard rate.
- A.—Don't you think then that between two people with equal incomes the one who has to support a large family would feel the strain greater than the one who has to support a lesser number of people?

- Q.—There are two systems, one in England and another in India To charge a small rate for the small income and a high rate for a higher income as you do in India, does it not produce the same effect as giving abatements in England, in the case of small incomes?
- d —That is with regard to the poor and the rich class. Taking men of equal means if you introduce abatements it will be more equitable.
- Q—What do you mean by abstements. Is it an allowance for family expenses. A—Yes
 - O-How far would you proceed?
 - d -I cannot give figures I leave that to you
 - O -Practically everybody in India is married A -Yes
- Q -- In England quite a large number of people who are not married pay income tax
- A -It is not necessary that you follow exactly the same system here You can introduce it with the necessary changes to suit the local conditions
 - Q-How would you work at?
 - A -I cannot state any exact method
 - Q-Would you give allowince for all dependants?
- A -Yes
- Q-Even though he has neither wife; nor children, an allowance should be given
- I—There will of course be some difficulty. I am not keen about it. If it is practicable, you may follow it with some modifications as it will be very desirable.
 - Q-Are you for exemption of agricultural incomes?
- A -Yes If you take the view that land revenue is a tax I agree with the case for exemption of agricultural incomes
 - Q-Are you quite sure that land revenue is not rent?
- d—It is a tax surely I might refer to you tile arguments advanced by Baden Powell which are quite sound Economists confuse this point. In Enland there is no system of lund revenue. There is the system of land valuation.
- Q-I do not agree with your definition of a tax. Would you call the rate raised for the purpose of supplying water a tax?
 - A -Certainly it is water rate
- Q-You distinguish landowners and landholders. I should like to know under what category the representatives of the British Indian Association come?
- 4 -That is the crive of the whole question. If you treat us as landowners-absolute proprietors of land-the payment is a tax
 - Q-Is your proprietorship on condition of your paying land revenue?
 - A --No
 - Q-What will happen to you if you don't pay land revenue?
- A .- The point is this. The condition that you must pay land revenue does not take away the proprietorship
 - t take away the proprietorship

 Q—Is not your right of ownership conditional on the payment of land revenue?
 - A -That does not take away the proprietary right in the least
- Q—It is true it carries with it certain rights, it does not carry unlimited rights. Unless you have got unconditional proprietary right, it is subject to the payment of land revenue.
- $d-\!\!\operatorname{May} I$ know a case where a person can call hamself absolute proprietor of anything?
- Q-In the English system the owner of land is subject to no condition. Is not the land tax a payment for the use of a valuable asset?
- d.—We can use words metaphoreally. But the whole thing is this From your point of view we have got the use of this land and we have to pay the neaviest return that no commercial concern pays to Governments.

- Dr. Paranjpye. Q.—Do you wish to differentiate your position as land-owners so far as the payment of income-tax or profits of agricultural income is concerned?
 - A.—Certainly not.
- Q.—Supposing your claim was accepted we have to make a distinction between landowners and landholders.
- A.—I do not want to make a distinction. We have put forward our case. Let them put forward their case.
- Q.—In the case of the ordinary landholders, would it be right to tax the profits of agriculture?
- A.—No. I do not think. The landowner has invested capital and pays heavily, on that return. The value of land is the dearest of any thing in India. You can invest in securities at $5\frac{1}{2}$ and 6 per cent.; but the investment in land brings in only $3\frac{1}{2}$ per cent.
- The President. Q.—Assuming that land revenue is a tax, does it comply with the principles of taxation? For instance, one of the modern principles is that a tax must be progressive. Do you compare yourself with a person who has invested money in a commercial undertaking? If so, they are assessed according to their income.
 - A.—That is done here also, by way of revision of settlements.
- Q.—Income-tax is progressive in the sense that if your income is above Rs. 5,000 you are charged a particular rate and so on.
 - A.—That is a matter of detail.
 - Q.—Would you not object to land revenue being made progressive?
 - A .- It is made progressive.
- Q.—Would you like the owner of a large area to pay a higher percentage than the owner of a small area?
 - A.-No, no.
 - Q.—Then it fails to comply with the test of taxation.
 - A .- The maximum and minimum is not there; but there is the average.
- Q.—In any other direct tax the poorest man pays a very low rate. The poorest man pays almost nothing. The small man pays a low rate and the bigger man pays a higher rate.
- A.—As things are at present we pay neally 80 per cent. of the revenue of the province out of land. Yet what is our condition as landlords? I am speaking from a practical point of view. 60 to 70 per cent, are indebted. If you tax them further you will stop the industrial development of the country. Even as we are, we cannot improve ourselves. If we are taked, we are doomed for ever.
 - Q.—I am only asking you to apply the canons of taxation.
- A.—Canons of taxation may not apply on all fours; but you have to take things as they are.
- Q.—If you agree that land revenue is a tax, it logically follows that you must apply the canons of taxation.
- A.—We can as well apply certain modifications to the canons as and when we think necessary.
- Sir Percy Thompson. Q.—If 70 per cent. of the landlords are indebted, I am afraid that bankruptey would come to their rescue. I do not see any point in your argument.
- A.—My argument is this. Under the present system of land revenue without an additional tax the condition of the landowners is something terrible.
- Q.—If their condition is terrible income-tax won't affect them, because their income will be small.
 - A .- A man's income may be 3 lakhs but may have a debt of 10 lakhs.
 - Q .- Why should he incur debt?
 - A .- I am speaking of things as they are.
- Q.—You don't exclude a tax because a man is extravagant. If landowners have been extravagant in the past that is no reason why their tax should be reduced in the present.

- A -I am not talking of reduction I am against further increase
- Dr Paranipye Q Is that a case for exempting that class from extra taxes?

 A As we are, we have got a lot to do still in developing land. If we are
- further tried the capital would be killed Q—So long as you had ample means which by your own showing, you ought to have been able to use for the development of industry, you were not able to do it. These means have now frittered away and still you would have
- the same duties

 A -These things take time and people have to gain experience.
- The Hon'ble Sardar Jogendra Singh Q-Dont you wish really to be brought on to the same level as other people who are taxed For instance, income tax is graduated up to a certain limit, say 6 pies, and if you are paing 8 annas in the rupee, wont you urge a reduction till you reach the same level?
 - 4 -- Ye
- The President Q-lou would accept a system of graduation of land revenue is accordance with the size of the income?
 - A -That is what it is now All our settlements are made on that basis
- Q-I understood you to say that you were quite prepared for a system of taxation similar to the income tax
- d-If we are exempted from land revenue, we have no objection to an income tax on agriculture
 - Q-Lou have no objection to land revenue being graduated?
 - A -I do not think it would be practicable
- Q.—I am on the point whether, as the present land revenue is flat rate for both this big and small man it is not contrary to the capons of taxation. Are you propured to make the big man pay more?
- The Maharajadhiraja Bahadur of Burdwan Q-1 take it you are not in favour of assessing income tax on agricultural incomes
 - A -- We are not
- Q—That being so whether land revenue is a tax or a rent, or something between a tax and a rent don't you think that the percentage of land revenue which you now pay is cuite sufficient and does not justify an income tax being levied on your agricultural income?
- A -There is no justification for an income tax being levied on agricultural incomes
- Q-In other words, whether the land revenue system violates the canons of taxation or not any tax on your agricultural income would be unjustifiable
 - A -Absolutely
- The President Q—At the same time there remains in your hands an enormous taxable surplus which if subjected to income tax, would yield several crores of rupees a year
- A I (think that every income tax payer has got that surplus if you tax him doubly Suppose a company makes a profit of Rs 1,00000 after paying in come tax, if you re tax that profit again, it would yield several crores
 - Q -I do not think it will yield several crores
- A —Taking all provinces together, I think it would certainly yield several crores of rupees
- The Maharajadhiraja Bahadur of Burduan—I cannot help thinking that your answer is rather unfortunate because it gives one the idea that you are in favour of double taxation. If you had given your arguments against the assessment of a tax on agricultural incomes it would have been clearer
- Dr Hyder Q -- In reply to Q 44 you say that tax free securities should not be discouraged. Do you think that sound?
 - A -Yes
- Q-Generally these securities are held by people who are rich. If they are made free, somebody else would have to find the money

- A.—These income-tax free securities are issued by Government for starting some undertaking for the general benefit of the country, and if there is no such temptation, I don't think the loans would be fully raised.
- Q.—You had a loan in the United Provinces. What were the proceeds utilized for?
 - A .- For canal-works and the Lucknow University.
- The President. Q.—In your reply to Q. 49, you have recommended an excise duty on various articles.
- A.—We have recommended an excise duty only on those articles used by the richer classes. We have left out those used by the poorer classes and those required for the industrial development of the country.
 - Q.—Cartridges are mostly taxed on entry into the country.
- A.—Even if they are a little further taxed, I do not think the taxpayer would feel it very much.
 - Q .- Are they not already fairly expensive?
 - A.—A few eartridges would be sufficient to kill a big animal.
- Dr. Hyder. Q.—Are chocolates consumed in large quantities by Indians? Is not that a case of class taxation? They are consumed by Europeans.
- A.—They are consumed by Indians also. It is not a question of Indians or Europeans here. What we want is that such taxes as only affect the richer classes should be imposed, because the poorer classes are already heavily taxed.

The President, Q.—Didn't you have a special tax on motor-cars in the United Provinces?

- A .- We had.
- Q .- Your Council were not anxious to continue it?
- A .- That was the view of the majority of members of the Council.
- Q.—Don't they already pay a 30 per cent customs duty?
- A .- It is only optional to levy the tax.
- Q.—You would levy a tax on coffee. It would be rather difficult to have an Excise officer for the several coffee estates.
 - A.—I do not know about the details.
 - Q.—Playing-cards are mostly imported and taxed pretty heavily.
 - A.—Here the question is only an excise duty.
- Q.—Would it not be better to increase the customs duty instead of adding on an excise?
- A.—That will be increasing the central revenues. If an excise duty is imposed, the provincial revenue would benefit.
 - Q .- Pleasure-vessels would not affect the United Provinces very much.
 - A.--No.
 - Q.—Saecharine is already taxed.
- A.—I do not think the use of saccharine is very desirable and if an excise duty is imposed, it would be discouraging the use of this article.
 - Q.—You are in favour of the taxation of tobacco?
- A.—It is found that any further taxes are necessary, tobacco can be taxed; though it is an article in very common use, it is not an absolute necessity.
 - Q .- Have you any idea as to how you would levy a tax on tobacco?
 - A .- The best system I can think of is a duty on acreage.
 - Q .- Would not an acreage duty be a breach of your sanad?
- A.—There is no mention in the sanad of tobacco. It is not a part of the ordinary produce.
- Q.-Would not an acreage duty on tobacco operate as an additional tax on land?
 - A .- It will be passed on to the consumer.
- Q.—Do you find that the yield of tobacco on different classes of land varies very greatly?

- A-It does vary to the same extent as other agricultural produce. You have to ascertain the quality and quantity of the yield from particular tracts or plots and you can base your tax on that
 - Q -- Would you have a graduated scale of duties?
 - A -Yes
- Q-You would advocate an extension of direct sale of salt by Government Could you let us know how you would do it?
- A -- There should be Government depôts for sale of salt, doing away with the middleman
 - O -- Would not that be very expensive?
 - 4 -I think it will quite repay the expenditure
 - O -Does the middleman in your experience make an undue profit?
 - A -- He does
 - O -Could you give us any details such as retail price?
- A -We would advocate depots only in the rural areas, not in the urban ones
 - Q-Salt is sold by weight in this part of the country?
 - $A \longrightarrow Yes$
 - O-Can you tell us what the prices are in the mofusail*
 - A -The prices are fluctuating
- Dr Hyder Q-How much would you get for an anna in a distant village in your district?
 - A -About half a seer I think it is sold at 9 seers to the rupee
- The President Q Enquiries made by the Central Board of Revenue tend to show that no undue profit is being made by the middlemen and a very strong case would have to be made out to prove that they are getting such large profits as to justify Government intervention
 - A -The profits are not undue in the sense that the price is not keenly felt Q-You would favour a protective duty in order to make India self support
- Would you not mind if Bengal had to pay a little more! A .- The interests of the whole country should outweigh the interests of one
- province Q-lou do not consider prohibition of drink at all improbable?
 - A-I do not think so
- Q-Your answer to Q 64 Would you suggest what further steps tou would like to take?
 - A -There is still room for increasing the duties
- $Q \longrightarrow Don't$ you find that there is a great extension of illicit consumption in your province.
- 4 -That is due mostly to the recent departmental arrangements has now become a transferred subject and I do not think there is so much police surveillance as before
 - Q-You attribute the growth of illicit consumption to lack of control?
 - A -That is one factor
 - Q-What are the others?
 - A -If you put on a heavy duty, that would be more control
 - Q -Is there not a reduction in the number of shops?
 - A --Yes
- Q-What have you to say about the new system of sale, the system under which the duty increases as issues increase?
 - A -There is no harm in the system
 - Q -Does the new system tend to corruption of the staff?
- A -It is very difficult to say Like other departments, the Excise Depart ment is not exempt from corruption

- Q.—You would like to see a uniformity of rates in all provinces.
- A .- Yes, if possible; that would check illicit trade.
- Q.—Your answer to Q. 71. Is there any reason for a variety of rates in the case of ganja?
 - A.—In my reply I am taking the case of ganja, charas and bhang together.
- Q.—Bhang is chiefly a matter for this province. Does it produce intoxication?
 - A.—Yes, it does.
 - Q.—Much?
 - A.—I have no experience.
 - Q.—Have you seen many people intoxicated as a result of using bhang?
 - A.—Not as much as wine does, but it surely does intoxicate.
- Q.—We are constantly told that it is merely a cooling drink for the hot weather.
 - A .- I can't say.
- Q.—Do you know that this province consumes more than the rest of India put together?
 - A.--Yes.
 - Q.—You advocate an export duty on jute and lac.
- A.—Yes, for the reason that a duty on jute and lac would give us more money. India is the chief supplier of these articles to foreign countries and if the export is increased, we would get more money from outside instead of having a drain on the country itself.
 - Dr. Hyder. Q .- The foreign countries might invent substitutes.
 - A.—When the time comes for that, we can adjust in some way or other.
 - Q.—To whom will you give the proceeds?
 - A .- To the Central Government.
 - The President. Q.—Your reply to Q. 98. Would you make your reply clear?
- A.—We endorse the first two criticisms mentioned in the question, viz.: "the land revenue assessment ignores 'the ability to pay' of the subject' and "except where there is a system of permanent settlement in vogue, the assessments lack the 'element of certainty." The last two we do not endorse.
 - Q.—Would you like to substitute a land tax on modern lines?
- A.—If the present system of revenue is done away with, I think we should be glad to pay a tax on that system.
- Q.—That is, to pay a tax on capital value graded according to the size. Would you prefer that?
 - A.—Yes.
 - Q.—Why?
 - A .- Because we believe land revenue is the heaviest tax going.
 - Q.—Have you compared it at all with the rates prevalent in other countries?
- Dr. Hyder.—In New Zealand an estate worth Rs. 15,000 pays about, I think, from Rs. 200 to Rs. 300 every year.

The President.—In Australia an estate leased from Government pays a Commonwealth land tax, a State land tax, a Commonwealth income-tax and a State income-tax.

- A.—But I believe there is some fallacy in the valuation.
- Q .- In the valuation of the Settlement Officer?
- A.—In the valuation of land there as compared with the valuation of land in India. There are very few people there and there is more land available which is therefore valued cheaply. I believe you can buy a thousand acrea for a small sum. The value of land in Australia is nothing like what it is in India, where every inch is under cultivation.

Q —You don't think that a change over to their system would cause any commotion in the country †

A -That would depend on what the land tax is fixed at

0-1 ou think that it would be preferable?

d —I fancy we are paying about 45 per cent in laud revenue plus 10 per cent in local rates I do not think income tax, even in very big estates, would come to anything more than 30 per cent

Q-Have you any special experience of local taxation*

4 -I think we all pay local taxation

Q-Take for instance-octron. There again it is the poor man who pays more than the rich man.

A -I think octron is an indirect tax

Q -Don't you think that the rich man ought to pay more towards local taxa tion. Should he not pay house tax or profession tax or some other direct tax?

A -I think this should be left for the decision of the local bodies

Q-Are the local bodies in this part of the country willing to impose sufficient taxation for the needs of the locality?

A -I am afraid not

Q-Can you then leave these powers to them?

d -I think they will learn gradually as responsibility increases

Q-Our function is to advise on the best methods of getting the local hodies to impose direct taxes

1—The statement that octron is an induct tax and falls heavily on the poor people is right. But that also depends on many other things. The rich man will have to pay more because he will have to get more things than the poor man I mean the rich man will get more huxurous things.

Dr Hyder Q — In it not a fact that the rich man will spend a negligible quantity of his income on it e ordinry articles whereas the poor man might have to spend more? The rich and the poor livie to pay the same one rypec but the rupee of the poor man has got much greater value to him than the rich man s

A —How do you say the same proportion. I say it is quite possible that the rich man may be found to pay more. Have you got any statistics to prove your point?

Q-They do not exempt any necessities?

"d -No You are not exempting sait though it is of absolute necessity

The President Q-Is it not a fact that the bulk of the revenue is derived from octros?

A—Well it will depend upon the local conditions and octror may also be one of the taxes. People do not object to octror. They do not feel it

Dr Paranypye Q-Because the poor man is not a member of the municipality?

A-I think they are now

The President Q-1ou disapprove of any daty on inheritance or succession?

A -I think we are totally opposed to it. We think it is the most horrible tax that has ever been proposed

Dr Hyder Q—Do you favour equality of incomes or inequality of incomes Do you think that men should possess equal incomes?

A -I think it is impossible

Dr Paranipye Q-Equal opportunities at any rate?

A -You cannot be that It is impracticable

Dr Hyder Q-But these borrille duties are imposed in other countries

,

- A.—But the conditions there are quite different. For instance, take the valuation of the property; it is much easier in England than in India where we have the purdah system. It is very easy for the lady in the house to hide the jewels and other movable property. Is there any method by means of which you can check the evasion?
 - Q.—But land, houses or furniture cannot escape from the tax?
- A.—But I would like to ask you whether you propose to take this duty in each or in kind.
 - G-Certainly we would take it in cash.
- A.—Without further argument we would say it is the most impossible duty that we can ever think of. We would very strongly oppose its introduction.
- The President. Q.—Do you accept the principle that taxation should be regulated with reference to the ability to pay?
 - A.—That ought to be so, but at present land revenue is not like that.
 - Q.—You oppose any tax which is progressive?
 - *A.—I must oppose because it is not possible.
- Q.—Your argument shows that you are opposed to any tax which would fall on the richer people rather than on the poor people?
 - A.—I have not said so.
 - Q.—But then you object to anything in the nature of progression?
- A.—My complaint is that you have not taken into consideration all the difficulties attached to this kind of taxation. For instance, if you say that succession duty is successful in England and other countries, there you have not to pend anything after the death of a man, whereas in India it is quite different. A man has to spend a lot of money after the death of his parents, in performing the ceremonies, etc.
- Q.—Might I put it in this way? Indirect taxation necessarily falls more neavily on the poor people and direct taxation falls on the richer people. Is here any direct tax now which you approve of?
 - A .- There are many direct tay: of which we can approve.

24th February 1925.

Lucknow.

PRESENT

SIT CHARLES TODHUNTER KCSI, ICS, President

Sir Buay Chand Mantae GCIE, KCSI, IOM, Maharajidhnaja Bahadur of Burdwan

SIF PERCY THOMPSON, KBE, CB

The Hon'ble Sardar JOGENDRA SINGH

Dr R P PARANJPYE

Dr L K HYDEP M LA

Mr. S. H. FREMANTLE, C.S.I., C.I.E., I.C.S., Senior Member, Board of Revenue, United Provinces, was examined.

Written memorandum of Mr. Fremantle.

- Q 15—In my opinion the charge for writer supplied by the canals is rather less than should be taken It was originally fixed on the basis of what cells vators could be expected to pay without complaint and has been subsequently raised on account of (1) increase of prices of produce and (2) the increased expenses of working
- I do not think that any of the plans suggested are satisfactory. If the charge were by volume it would be ideal, but I believe the difficulties are insuperable and in any case some principle is required to determine the amount of the charge.
- In my opinion the cost of well irrigation in the locality for each crop should be estimated, and the charge by volume or by area irrigated should be a proportion of this, say, half. It would be necessary to take this low proportion in order to cover failure to supply water at the times when it may be most required.
- Q 16 —At present since the land revenue is half the rental assets, Government takes μ fair share of the increased produce. No change seems to be required
- Q 17—According to the Agra Tenancy Act the landholder can sue for enhancement on the ground that the produce has been increased by works not undertaken at the expense of the cultivator. This provision seems to fit in with our land revenue system.
- Q 38—I am not in favour of assessing income tax on agricultural incomes to is proposed at present to reduce the proportion of assets taken as land revene and if what is given with one hand is taken away with the other, very natural discontent would result.

- Q. 40.—Incomes between Rs. 1,000 and Rs. 2,000 were exempted from incometax simply because of the difficulty of assessment, but by the introduction of a more efficient system of assessment it is now possible to make a fair assessment on such incomes. I think that they should be taxed.
- Q. 89.—I do not think that the income from court-fees and stamps on judicial proceedings should be so limited as merely to pay for the cost of the courts. I see no harm in discouraging litigation by putting the court-fees at a higher figure than is justified by the expenditure on courts and I think that, if court-fees were so limited, it would merely be putting more money into the pockets of Vakils.
- Q. 96.—Land revenue undoubtedly was originally the Government share of the produce of land and therefore a rent; whether it is now a tax or a rent is a matter of mere academic interest.
- Q. 97.—The prosperity of the great mass of cultivators is not affected by the land revenue. Rents are as high in rent-free and permanently-settled estates as in those which are temporarily-settled.
- Q. 98.—It is true that the land revenue assessment to a great extent ignores the ability to pay of the subject, but this is the case with all taxes except such as are graduated. The assessments are fixed for 30 years and are more certain than the income-tax. The time of payment of rent is not inconvenient for the cultivator nor the time of the payment of revenue for the laudholder, and the system does not lead to official tyranny and extortion. Nor is the cost of collection anything like 20 per cent.
- Q. 99.—Temporary settlements are based on rents and not on prices. It is not understood how this can lead to inequality.
- Q. 100.—I do not think that the exemption of incomes below Rs. 2,000 or Rs. 1,000 from land revenue assessment would bring very much relief to small land-holders. The prime cause of difficulty in payment is sub-division of land and the exemption of small incomes would rather stimulate this than otherwise so that no permanent relief would result.
- Q. 101.—I do not think that it is desirable to impose a tax on mutations. Unless it was so high as to be prohibitive it would have little effect.
- Q. 102.—I do not approve of this idea which would cause very great discontent and would be impracticable in the case of large irrigation schemes.
- Q. 103.—The principle of the assessment of land revenue on land occupied by buildings and compounds in these provinces is that the land which was assessed as agricultural before being occupied by buildings still continues to be assessed at its agricultural value, the cause being that there seems no reason why the Government revenue should suffer because a land-holder by selling or leasing his land for building increases his income. It is doubtful whether there is any good cause for a change of policy.
- Q. 104.—I do not think it practicable to lay down any universal basis for comparing the incidence of the land revenue in different provinces. Each of the methods suggested have their merits. No. 4 seems to be the best in all provinces where the rental value can be estimated.
- Q. 105.—According to law, minerals in temporarily-settled estates are the property of Government but in practice the land-holder gets the benefit. Further information on this point can be supplied if it would be useful.

Mr. Fremantie gave oral evidence as follows :-

Dr. Hyder. Q.—In answer to question No. 15, you say that the charge for water "has been subsequently raised on account of (1) the increase of the prices of produce and (2) the increased expenses of working". May I ask you if you can tell us from your own experience whether there has been any increase in produce?

- A —I do not think there has been any general increase in produce, but in particular places under particular conditions, there has been
- Q-You refer to the increased expenses of working. Has there been any increase in the cost of cultivation? I am putting it to you from the point of view of the cultivator I want to know whether be has now to pay more for the seeds, manure, bullocks, etc
- A -But these expenses have not gone up in greater ratio than the price of the produce
- Q —Then you say that the charge for weter by volume is better—but the difficulties in the way are very great
- d-there are technical difficulties. You cannot possibly measure the amount of water that goes to any particular field. One hulaba takes in a large number of field.
 - Q-In Italy they are able to measure the water
- A -Of course if it is practicable it is highly desirable, because there is no dutit that a large amount of water is wasted Not only is there waste of water, but there is a fall in produce where the irrigation has been too lavish
- Q .- Then you say that you would have your water rates on the principle of estimating the cost of irrigation by means of wells and taking balf of it
 - A -Yes, I would suggest that But I am not definite about the proportion
- Q-But it has been brought to our notice in the evidence of a certain gentleman that if the cultivators made use of tube wells then the charges which they would have to incur will be much smaller than the charges if they take canal water
- d -I have not worked it out. At present tube wells have not been univer sally successful. There is the risk of the tube well failing
- Q—Suppose eventually it becomes successful, and it does not cost as much for the cultivator to take water from the tube wells as it would if he took water from the irrigation canals. Don't you think that there is a limit to the rates imposed by Government for taking the canal water, on account of the competition from tube wells or other devices?
- d-Do you mean to say that the rate cannot be too high because it is kept down by competition?
 - Q-Yes, and here is the competition from tube wells
- A —I only suggest half in order to leave a very good margin. After all, if you have a well you can get the water exactly when you like and as much as you like, whereas in the case of canals, you have to depend on what the canal authorities give. Also sometimes you don't get water in the canals. For instance, this year they did not get any water in the Ganges canal till about the 4th January.
- Sir Percy Thompson Q-We were told that the rate for irrigating a sugarcane crop by means of tube wells would be Rs 6 per acre Don't you think that the figure is very low?
- A—I saw a tube well the day before yesterday and I was told that it cost Rs 3,000 and it was going to irrigate 15 acres . That certainly would come to more than Rs 6 per acre
- The President Q—You say that it is necessary to have this low proportion of half in order to meet any contingencies Don't you contemplate any remission?
- A -If water is supplied at any time during the season the crop has to pay, unless the crop is an absolute failure
- Q-We have been told that last year you lost 34 lakhs. Was not that due to remission?
- A-That was because they did not take the water owing to abundant
- Q-Have you not got a system under which you guarantee to sumply water from a canal at a fixed rate and the rayat undertakes to take the water at that rate? That is, he will have to pay whether he takes the water or not

- A .- We have not got any system of that kind.
- Q.—Then there is the system in Madras where you have got the ayacut. A particular area is demarcated as commanded and it is charged at wet rate.
 - A.—We are trying to introduce some such system in Bundelkhand.
 - Q.—What are the objections to it?
- A.—In good years when there is plenty of rain they will say "we do not want your water; why should we pay". I think the system is a sound one. But I do not think it can be applied to the big canals, because they cannot guarantee water at all times.
 - Q.—The guarantee involves remission?
 - A.-Yes, naturally.
- Q.—In reply to question No. 16, you say "the land revenue is half the rental assets".
- A.—Of course it is not exactly half. In some cases it goes to half and in many instances it is a good deal less. In the majority of districts it is normally 46 and 47 per cent.
 - Q.—At the same time the capital value of land increases cnormously?
 - A .- Yes; it is always increasing.
- Q.—Do you think you have a right to take a share of the increased capital value?
- A.—What I mean is that Government takes a proportion of the increase in the increased annual revenue.
- Q.—But at the same time this action of the Government has given the land-owner a large unearned increment in the capital value of the land and it has been suggested that where this happens, you should take a proportion of that increment in the shape of a betterment tax.
- A.—That would apply also when a railway was introduced. The land increases in value.
- Q.—It is not such a direct and large increase as when you bring the land under irrigation.
 - A.—I think the principle is the same.

Sir Percy Thompson. Q.—Doe of the increase in land revenue, taking 50 per cent of the increase in capital value?

A.—It is not so. Rent de will rise.

President Q.—It has
the interest on the
arl revenue or
the form of a t
ly, it seems for

hompson. Q

clined to 1.

officers c

that pethat it

1,000

at

tion

in the say, oportion as produce

that the per of re it is difficult rk out of the , take also a , ital value.

with our land

the limit

11

31

} '

Á -Yes

The President Q-You are not in favour of assessing agricultural incomes to income tax because it will be giving with one hand end taking away with the other?

A -les

O-Would at he practicable !

4.—Certainly it will be practicable in the case of large proprietors. In the case of inybody whose income from rents is Rs. 2,000 and over, it is very easy to asserts.

Q—Is it not desirable to introduce the factor of progression in cases of non-agricultural incomes †

A -In cases of non agricultural incomes it is already introduced

Q-In taxation generally why not make the rich men pay more in proportion?

A —It is not done under land revenue Of course indirectly there is a certain amount of graduation, because we generally assess large and prosperous zamindars somewhat higher than the small and poor men

Dr Paranjpye Q-Do you give remissions to prosperous zamindars in times of scarcity?

4 = We give to the tenants and through them to the zamindars

Q-Do you give remissions to tenants *

4 -We do it in certain proportions to the yield

Q-It is said in the Muzaffarnagar Settlement Report that the revenue incidence will approximately be in the ratios of 7, 4, 5 on non occupancy land, occupancy land and land of the same quality cultivated by the proprietors

A -I do not remember the proportions thore given The land let to non occupancy tenants is let for about double the occupancy rate

Q—This is the principle adopted in the incidence of land revenue. The land revenue falls most heavily on the direct cultivator, less heavily on the non-occupancy tenant and less on the occupancy tenant.

4 —I do not follow that The land held by the proprietors themselves is assessed at occupancy rates and 25 per cent is deducted from the assets

Q—Supposing for the moment your proportion is 50 per cent, you take half of the output.
i—Not of the cutput, half or the assets. We calculate the assets on a

fair occupancy rental

The President Q—Where it is an occupancy rent, the landlord gets half
and the Government gets 25 per cept.

A -Government gets the other half

Q-Of the rent?

A -Yes The assets are calculated on the basis of occupancy rent and 25 per cent is deducted for proprietary cultivation

Q —Settlements are based entirely on reutal value without any regard to the outturn of the land ${}^{\circ}$

A -When a man cultivates his own land we assess him on what the land would fetch if let out to occupancy tenants and we allow 25 per cent off

Q-The profits of cultivation are left entirely untouched

A —Rent is nothing like half of the produce. We take probably $\frac{1}{2}$ of the gross produce

Q -- Even when he cultivates himself you take the same rate?

 $A\!-\!{\rm In}$ Muzaffarnagar where the zamındars collivated the whole area there was either a small decrease in revenue or very small increase. It practically remained constant

- Sir Percy Thompson. Q.—Supposing you have three pieces of land: one cultivated by the occupancy tenant, one by the non-occupancy tenant and the third by the owner; the occupancy tenant will have to pay Rs. 50, the non-occupancy tenant, Rs. 75 and the cultivating owner Rs. 37½.
- A.—That is right. In the case of the non-occupancy tenant we make very great allowances on account of the insecurity of the rent and that would reduce it to 75.

The Maharajadhiraja Bahadur of Burdwan. Q.—In that case you would keep it low?

- A.—Yes, we make large allowances.
- Q.—Very often quite a large number of talukdars cultivate their own lands?
 - A .-- Oh, yes.

The President. Q.—You see no harm in discouraging litigation by putting up the court-fees?

- A.—No.
- Q.—Have you got any special class of suits which ought to be taxed further?
 - A.—I have not thought about it.
- Q.—Would you impose a minimum for appeals to the highest tribunal, say, for instance, there should be no appeal to the High Court in respect of matters whose valuation is less than Rs. 10?
 - A.—That would be reasonable.
- Dr. Paranjpye. Q.—At present suits about land of whatever value can be taken to the High Court.
- A.—I really do not know. I have nothing to do with civil litigation. I thought they had to be above a certain value. I certainly do not think that all suits should go to the High Court simply because they deal with land.
 - Q.—Do you get a great many civil suit notices against Government?
 - A .- No, not very many.
 - Q.—The tendency is not to do that?
 - A .- It is very exceptional in this province.
- Q.—Do you know anything about the practice of filing suits for declaration? It is a very common practice to avoid paying ad valorem fees.
 - A .- I have not had experience of that.

The Maharajadhiraja Bahadur of Burdwan. Q.—Do you think that the general idea in your province is that land revenue was originally the Government share of the produce of land and therefore a rent? Do you also think that whether it is a tax or rent is a matter of more academic interest to the ordinary cultivators?

- A.—I am afraid I could not tell you how they look upon it.
- Q.—You say that rents are as high in rent-free and permanently settled estates as in those which are temporarily settled. In Bengal the experience is that in the permanently-settled estates in some cases the assessment is high while in others it is low.
- A.—The rent does not depend upon the revenue. Rent is what the zamindar can get out of the property. Why should he get less because he has paid no revenue on it?
- Q.—I should have thought that the temporarily-settled zamindars would have rack-rented.
 - A.—Why should he rack-rent for a temporary period?
 - Q.—For this reason that the settlement comes only once in 20 or 30 years.
- A.—It does not as a matter of fact work out that way. We have certain permanently-settled estates in Oudh and their rents are at the same level as these of the other talukdars' estates.
- Q.—Yesterday we were told by two representatives of the British Indian Association that over and above 44 per cent of land revenue they had to pay about 10 per cent. by way of local cesses.

- A -They all go to the District Board
- Q-You collect it with the land revenue?
- A -Yes, but they are paid to the District Board
- Q-They realise some of them back
- A -They cannot get it back from the tenants

Dr Hyder Q -As a matter of fact, don't they recover from these tenants when they are competing against one another for the possession of a piece of land?

- A -Not under that name
- Q-Whatever the name, it comes from the pockets of the tenants?
- 1—The ramindars may take naziranzi in certain cases but they have nothing to do with the cess
 - Q-Is na arana abolished under your new Tenancy Bill*
 - A -It is not absolutely made illegal even under the new Tenancy Bill
- The President Q—In the final Settlement Report of the Murallarnager district, it is stated that the revenue incidence on non-occupancy land and land of the same quality cultivated by proprietors will be approximately in the ratios of 7, 4, 3, because the first depends upon assets derived from competition rents fixed by the proprietor limits fit, the other upon assets based on the circle rates fixed by the Settlement Officer while the last now zeceives for the first time the 25 per cent deduction from assets?
- A -That is so, because the non occupancy rents are so much higher than occupancy rents
- Q.—With reference to your answer to question No 99, do inequalities arise as between districts settled in different years owing to different ranges of price? Is it, therefore, that you suggest that rents should be fixed?
 - A -Temporary inequalities could be put right at the next settlement
- Q.—They are not actually put right because the settlements are always going on?
 A.—Yes
- Q—Do you take into account the inequalities as between districts sattled before the War and after the War?
- A—The standard of assessment has also gone down Q—Government is not getting its share of the large increase of prices that has come about
 - 4-It is getting some share
 - Q -Not the full share?
- A —As a matter of fact, you will see in the report that the basis of price at which the Muzaffartagar district settlement was made was 13 seers per rupee for wheat the actual price now is 7 seers per rupee
 - Q -That was a good deal less than the price at the time?
 - A -It was leaving a margin
 - Q -A very big margin

 4 -Very considerable margin
 - Q -When was this district settled?
 - 4 —In 1919 20
- Q—Can you give us any idea as to what the cost of collection of land revenue is?
- A -It is rather difficult to say
- 4 —Our chief expenditure under the head of 'land revenue' 15 for land records, part of that should be debtable to land revenue and part of the necessity of keeping the accounts between zamundars and tenants and deciding their dispute.

- Q.—Have you worked out any fraction which you would adopt for the cost of village staff, tahsil staff, land records, staff, Collectors, etc.?
- A.—'Land records' bears a very great proportion. I do not know how it is possible to separate the portion of land records which should be debitable to revenue and the portion which should be debitable to the general necessity of keeping up the records.
 - Q .- You can only take an arbitrary figure?
 - A.—Yes.
- Q.—Is any of your village staff remunerated by a percentage or by the grant of free lands?
- A.—They are all paid. There used to be a patwari rate, but that was abolished a good many years ago. Now the whole land records staff is paid by Government.
 - Q.—That comes on both sides of the account?
 - A.—No, only expenditure is shown.
- Q.—Is expenditure out of land revenue included under the land revenue receipts?
- A.—No, it is not included in the land revenue receipts. Our land revenue is over 5 crores of rupees and the cost of the land records staff is 66 lakks of rupees.
- Q.—Some provinces deduct the cost of the village staff from the collections before they are paid.
- A.—They do something of the kind in the irrigation budget, not in the land revenue budget.
 - Q.—Is your chowkidar staff debited to police?
 - A.—Yes, to police entirely.
 - Q.—You have no chowkidari cess?
 - A .- No; we used to have that formerly, when it was paid by the zamindars.
 - Q.—That disappeared with the patwari cess?
 - A.—Not at the same time but about 20 years ago.
- Q.—The two provinces which were exempted from these cesses were the United Provinces and Madras?
 - A.-I do not know.
- Q.—But the chowkidari tax continues in the other provinces, apparently because it was never brought into account. Do you know anything about the history of that?
- A.—No. The chowkidari tax continued here later than the patwari cess. We had a system by which the zamindar had to pay the chowkidar, in cash or in land if he liked.
 - Q .- Has he now been exempted from all that?
- A.—Yes, he is not now responsible for the payment of the chowkidar; it is paid by Government. Under the old system, the zamindar paid the chowkidar; if the chowkidar complained that he was not being paid, an enquiry was instituted and then if necessary the cess was imposed.
 - Q.-Now Government leave the zamindar entirely free from this charge?
- A.—Yes. 7 per cent. was local rate, 3 per cent. patwari rate and 6 per cent. chowkidari.
 - Q .- So you give him 9 per cent. of the land revenue?
 - A .- But the local rate was raised from 7 to 10 per cent.
- Q .- You do not think it desirable to impose a tax on mutations?
- A.—We make no charge if the report is made in proper time. Fines are imposed if reports are not made within a certain period of the transfer accruing.

- $Q \leftarrow Is$ there not great anxiety to get a satisfactory record of title in that may?
- A.—We have to be constantly urging them to make reports and when a new settlement is coming on, we size notices to the pitwars to the effect that all changes which have not hitherto been reported should be reported at once
- $Q\!-\!\mathrm{Don't}$ they greatly value the record of their names as registered holders?
- A I think the commercial classes do when they come into possession of a bit of land
 - Q-It is only the owner, not the tenant, who has to go in for mutation?
- A —There is no such system for tenant rights, at is only for zamindari rights
- Dr Hyder Q -- What about the occupancy rights? Is there no mutation in the case of occupancy rights?
 - A -No
- The President Q-In the case of non-agricultural land, does not that escape taxation, both provincial and local?
 - .1 -Yes, outside the municipalities
 - O-Even inside the municipalities it is very little taxed?
- A -Yes, I think it probable. I put in my reply only what the system is here as recards land taken up for building purposes
 - O-You say it still continues to be assessed on agricultural value *
- 4.—The ramindars wanted to exclude it from the definition of land in the manner Bull, we resisted it on the ground that it was the old custom and there were no sufficient reasons to make a change
- Q —We were told that, if such land continues to be non-agricultural for another 30 years, at the next settlement it would be exempt from taxes altogether
- A-No, according to the present system it can continue to be taxed as its agricultural value at any succeeding settlement
 - Q-That is not what Mr Blunt told us
- A -J have been through the papers recently and think that my statement is correct
 - Q -Even on navel lands you do not take the full value?
 - A -Nazul is generally not assessed to revenue at all
 - Q-Would not the local body lease st*
- A-1t might be done in some cases, rared is generally made over to the Municipal Board and the Municipal Board makes the best arrangement it can with the people who require the land. Sometimes they sell by suction, subject to a ground rest
- Q—Are not the owners of town land and buildings a class who might well be taxed more than they are at present?
 - 4 -I think so probably
- Q-In your maswer to question No 104, you "ay that to compare the percent age borne by assessment to rents or annual value is the best method for comparing the incidence of land rovenue in different provinces. Can it be done in this province?
- A —I think it could be estimated, because judging from the rents paid by non occupancy tenants we can estimate the economic value of land
 - Q-Would that involve putting a man on special duty?

- Q.—Have you worked out any fraction which you would adopt for the cost of village staff, tahsil staff, land records, staff, Collectors, etc.?
- A.—'Land records' bears a very great proportion. I do not know how it is possible to separate the portion of land records which should be debitable to revenue and the portion which should be debitable to the general necessity of keeping up the records.
 - Q.—You can only take an arbitrary figure?
 - A.—Yes.
- Q.—Is any of your village staff remunerated by a percentage or by the of free lands?
- A.—They are all paid. There used to be a patwari rate, but abolished a good many years ago. Now the whole land records of by Government.
 - Q.—That comes on both sides of the account?
 - A .- No, only expenditure is shown.
- Q.—Is expenditure out of land revenue included under receipts?
- A.—No, it is not included in the land revenue receives over 5 crores of rupees and the cost of the land 1 of rupees.
- Q.—Some provinces deduct the cost of the villar before they are paid.
- A.—They do something of the kind in the land revenue budget.

Written memorandum of witnesses not examined orally.

The Upper India Chamber of Commerce, Cawnpore,

- Q 2.—The estimates of the nealth of the country given in Annexure R indicate such a disparity in the figures as to be unreliable
- Q 5-It is considered that figures cannot be obtained in Initia corresponding to those available in other countries on which it would be possible to base estimates of national income
- Q 4-No suggestions are offered No reliable statistics would be available without special legislation compelling their compilation. Even their commonsts, heavy expense would be involved, entirely incommensurable with results and there would be grave fear of such legislation offending religious and racial propulices.
- Q 6-The taking of a census of production is opposed. Any such census needs soon he out of date and it would be necessary to commence another before the first was finished.
- Q 7 -Fstmates such as are referred to would have no value save for comparison with a previous estimate
- Q 12—The Chamber has no information as to revenue detisable from forests, other than sales of produce It appears, prima face, that such revenue does not come within the definition of a tax
- Q 13.—The enderyour should be to escure a commercial return subject to the protection of private enterprise. There would be no element of taxation in taxation in the proposal
- Q 11-There does not appear to be any element of taxation in the ievenus derived from any of the sources mentioned in this question
 - Q 18 -The reply is in the negritive
- Q 19-Taxes imposed solely for expenditure on the needs of particular localities should not be considered as affecting the general incidence of taxation
- Q 39-The reply to the first portion of the question is in the affirmative. The second portion is availed
 - U 23 -The Chamber is in agreement with the statement quoted
- Q 24-A tax on entertainments would produce a general fruitation entirals out of proportion to the small financial return from such a tax A tax on railway takets would be entirely objectionable.
- Q 25-The reply to the first portion is in the negative. The second portion is avoided
- Q 26 Speaking generally the present scheme of taxation is equitable and in accordance with economic principles
 - 4 97 -Yes
 - Q 28 -Yes
 - Q 25 -1e
- Q 29—So far 23 13 possible taxation should be indirect but direct taxation is not entirely avoidable
 - Q 30 \sim 411 the forms of taxation suggested in this question are objectionable
- Q 31-Of the 4 taxes mentioned. No 3, the chaukular tax is acceptable, No 1 is unknown to the Chamber
- Q 32-Rt is not possible to answer this question in its present general from Some of the taxes mentioned in the question are objectionable in more or less degree and all cannot, therefore, be treated ables
 - Q 35 -The Chamber is opposed to an increase in the rate of income tax
- Q 34-In general it is considered that the present scheme of graduation of

- Q. 36.—The proposal is not practicable.
- Q. 37.—The Chamber is strongly of opinion that the Indian super-tax on Companies should be abolished. If, however, it is not, for reasons of revenue, possible to abolish this tax then individuals should be entitled to relief from super-tax on the same basis as they are from income-tax paid by Companies on dividends.
- Q. 47.—The majority opinion in the Chamber is that the present limit of exemption is too high.
- Q. 41.—The introduction of a centralised and more efficient system of incometax control has undoubtedly effected a very great improvement, but there is still much room for further improvement.
 - Q. 42.—The proposal conveyed by this question is not practicable.
 - Q. 43.—None of the methods indicated in this question is suitable to India.
- $Q.\ 44.$ —No steps should be taken to discourage the issue of tax-free securities.
- Q. 45.—Bearer securities should not be tax-free and in order to ensure that the tax on such securities is obtained it should be deducted at source at the maximum rate.
- A special stamp duty would not help or prevent evasion. It is, however, recognised that bearer certificates could be utilised for evading the maximum liability of taxation.
 - Q. 46.—The reply is in the negative.
- Q. 17.—The Chamber would prefer an assessment, as in England, on a three years' average.
- Q. 49.—The Chamber is opposed to an excise duty on goods manufactured in the country, save in the case of certain articles of pure luxury, such as tobacco. An excise duty on a natural product such as salt is defensible.
- Q. 50.—A graduation such as is suggested is practicable if within reason. An ad valorem tax would effect this purpose.
 - Q. 51.-Yes.
 - Q. 52.-Yes.
 - Q. 53.—The tax, as at present imposed, is low.
- Q. 61.—The Chamber does not anticipate the introduction of a policy of total prohibition, either generally or in particular.
- Q. 63.—Experience has shown, and particularly during the last few years, in these provinces, that attempts to reduce the consumption of reasonably wholesome intoxicants by raising the east of such intoxicants have defeated themselves by leading to the extension of the illicit manufacture and sale of intoxicants and deleterious drugs.
- Q. 64.—For the reasons stated above, the policy followed in the United Provinces has failed.
 - Q. 65.—It is practicable to introduce a uniform rate.
 - Q. 66.—Yes.
 - Q. 67.-No.
 - Q. 68.—No.
- Q. 78.—Considered purely from a revenue point of view all articles imported should be taxed, but there should be special exemptions in favour of articles whose importation benefits the country, or which, on import, tend to improve the internal revenue producing capacity of the country.
 - Q. 82.—Yes, cotton, when exported to countries outside the British Empire.
- Q. 84.—In some instances the system of tariff valuation in force when the questionnaire was framed was working satisfactorily but in others it was not, for example, in the case of sugar. In this instance, however, the system has since been changed.

Q 85—While not actually prepared to criticise the system of appraisement the Chamber desires definitely to confirm the Resolution adopted at the last meeting of the Associated Chambers of Commerce on the motion of the Bengal Chamber, and which reads—

This Association recommends that in view of the heavy import duties which now prevail an immediate investigation should be made into the Customs Department with a view to the employment of a more highly qualified staff

Q 87 -None of the taxes mentioned in Annexure L is approved

Q 59—Stamp fees or Court fees on judicial proceedings should be such as fully to cover the charges enumerated in the question and should also be devised with a view to impose a check on unnecessary itugation

Q 20 -No

Q 91-It is believed that evasion obtains to some extent but a remedy cannot be suggested

Q 95 -An entertainment tax is vexations and the revenue it brings in is not commensurate with the objections to the tax

Qs 106 to 118—Local taxation in these provinces, in its municipal aspect was fully enquired into by the Municipal Taxation Committee, Tinted Provinces, in 1903 and 1903 It is suggested that the Report of that Committee might be considered now, with advantage, by the Indian Taxation Committee as conditions have not altered to any great extent.

Q 121 -The Chamber agrees with the statement quoted

Qs 123 and 123 -The Chamber prefers the levy of a tax on tobacco by imposing an acreage duty on cultivation